

प्राधिकार से प्रकाशित

PUBLISHED BY AUTHORITY

संo 28]

नई विल्ली, शनिवार, जुलाई 9, 1966/प्रावाद 18, 1888

No. 28]

NEW DELHI, SATURDAY, JULY 9, 1966/ASADHA 18, 1888

इस भाग में भिन्न पृष्ठ संख्या दी जाती है जिससे कि यह ग्रलग संकलन के रूप में रखा जा सके। Separate paging is given to this Part in order that it may be filed as a separate compilation.

नोटि स

NOTICE

नीचे लिखे भारत के ग्रसाधारण राजपत्र 28 जून 1966 तक प्रकाशित किये गये:——
The undermentioned Gazettes of India Extraordinary were published up to the 28th June, 1966:—

Issue No.					y Subject				
191	S.O. 1930, dated 22nd 1966.	June,	Delimitat	ion Commission.	Delimitation of Parliamentary and Assembly constituencies in the Union Territory of Tripura (Order No. 22).				
192	S.O. 1931, dated June, 1966.	22 nd	Ministry	of Commerce	Declaring certain commodities to be essential commodities under the Essential Commodities Act, 1955 (10 of 1955).				
193	S.O. 1932, dated June, 1966.	23rd		Do.	The Imports (Control) Third Amendment Order, 1966.				
194	S.O. 1933, dated June, 1966.	24th		Do.	The Imports (Control) Four- th Amendment Order, 1966.				
195	S.O. 1934, dated June, 1966.	25th	Election India.	Commission,	Corrections in the Delimitation Commission's Order No. 10, dated 25th January, 1966 relating to the State of Maharashtra.				

Iss:		tė	Issued by	Subject
196	5 S.O. 1935, dated June, 1966.	25th	Minietry of Finance.	The Emergency Risks (Goods) Insurance (Second Amend- ment) Scheme, 1966.
	S.O. 1936, dated Ji ne, 1966,	25th	Do.	The Emergency Risks (Factories) Insurance (Second Amendment) Scheme, 1966.
197	S.O. 1937, dated June, 1966.	27th	Ministry of Railways.	Appointing Shri R. Ananda- krishna, Deputy Commis- sioner, Belgaum, as a whole- time Claims Commissioner, to deal with all claims for compensation arising out of the accident involving 203 UP Bangalore-Poona Ex- press on Londa-Belgaum. Section.
	एस॰ ग्रो॰ 1938, दिन जून 1966 ।	ांक 27	रेल मंत्रालय ।	203 ग्रंप बैंगलूर-पूना एवसप्रेस की दुर्घटना के परिशामस्वरूप होने वाले क्षतिपूर्ति के सभी दावों का निपटारा करने के लिए श्री ग्रानन्दकृष्ण, डिप्टो कमिश्नर, बेलगांव को पूर्ण- कालिक दावा कमिश्नर नियुक्त किया गया।
198	S.O. 1939, dated June, 1966.	27th	Ministry of Information and Broadcasting.	Approval of films as specified in the schedule therein,
199	S.O. 1940, dated June, 1966.	28th)	Ministry of Commerce .	Amendment in the notification No. 18/3/66-I & EC dated 15th June, 1966.

जगर लिखे असाधारण राजपत्नों की प्रतियां प्रकाशन प्रबन्धक, सिविल लाइन्स, दिल्ली के नाम मांगपत्र भंजने पर भेजदी जाएंगी। मांगपत्र प्रबन्धक के पास इन राजपत्रों के जारी होने की तारीख से ¹⁰ दिन के भीतर पहुंच जाने चाहिए'।

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of these Gazettes.

भाग II_खण्ड 3_सपरवण्ड (ii)

PART II-Section 3-Sub-section (ii)

(रक्तामंत्रालय को छोड़कर) भारत सरकार के मंत्रालयों और (संघ क्षेत्र प्रशासन को छोड़कर) केन्द्रीय माधिकरणों द्वारा जारी किए गए विधिक आर्थश और अधिसूचनाएं।

Statutory orders and notifications issued by the Ministries of the Government of India (other than the Ministry of Defence) and by Central Authorities (other than the Administration of Union Territories).

ELECTION COMMISSION, INDIA

New Delhi, the 22nd June 1966

- \$.0. 2006.—In exercise of the powers conferred by Section 21 and sub-section (1) of section 22 of the Representation of the People Act, 1951, the Election Commission hereby appoints in respect of each of the Parliamentary Constituencies in the State of Maharashtra as determined by the Delimitation Commission in its order No. 10, dated the 29th January, 1966, and specified in column 1 of the Table below.—
 - (a) the officer specified in the concessorting entry in column 2 of the said Table to be the returning Officer, and
 - (b) the officers specified in the corresponding entries in column 3 of the said Table to be the Assistant Returning Officers.

TABLE

Name of the Constituency				Returning Officer	Assistant Returning Officers
(1)				(2)	(3)
1. Rajapur	•	•	•	Collector of Ratnagiri	 Prant Officer, Sawantwadi Division, Sawantwadi, Leave Reserve Deputy Collector, Ratnagiri. Special Deputy Collector, Tenancy Appeals, I. Ratnagiri. Prant Officer, Ratnagiri Prant. Special Deputy Collector, Tenancy Appeals 2, Ratnagiri.
2. Ratnagiri	i .	•		Collector of Ratnagiri	 Special Deputy Collector, Tenency Appeals, 1, Ratnagiri. Leave Reserve Deputy Collector, Ratnagiri. Prant Officer, Chiplun Prant. Prant Officer, Dapoli Prant.
3. Kolaba	•		•	Collector of Kolaba, Alibag.	 Prant Officer, Mahad Prant. Leave Reserve Deputy Collector, Kolaba. Prant Officer, Panvel. Prant Officer, Alibag. Prant Officer, Panvel Prant.

(1)	(2)	(3)
4. Bombay South	Collector of Bombay	 Special Land Acquisition Officer, No. 2, Bombay. Assistant Commissioner, (Supply) Bombay Divsion. Assistant Commissioner (Revenue) Bombay Divsion. Special Land Acquisition Officer, No. 4, Bombay. Deputy Cellector, Leave Reserve Commissioners Office, Bombay Division. Special Land Acquisition Officer, No. 4, Bombay.
5. Bombay Central South	Collector of Bombay	 Deputy Collector Sales Tax, Bombay. Special Land Acquisition Officer, No. 2, Bombay. Assistant Commissioner (Supply) Bombay Division. Assistant Commissioner (General) Bombay Division. Deputy Collector, Sales Tax, Bombay. Special Land Acquisition Officer, No. 6, Bombay and Bombay Suburban District.
5. Bo nbay Central ,	Additional Collector, Bombay Suburban District.	 Assistant Commissioner (Revenue) Bombay Division. Deputy Collector Leave Reserve, Commissioner's Office, Bombay Division. Assistant Commissioner (General Bombay Division. Special Land Acquisition Office, No. 6, Bombay. Special Land Acquisition Office, No. 7, Bombay. District Deputy Collector, Bombay Suburban District.
7. Bombay North West .	Additional Collector, Bombay Suburban District.	 Deputy Collector Leave Reserve Bombay Suburban District. Special Land Acquisition Officer, No. 7, Bombay. District Deputy Collector, Bombay Suburban District. Special Land Acquisition Officer Bombay No. 8, Bombay. Additional Deputy Collector, Bombay Suburban District.
8. Bombay North East .	Deputy Commissioner, Bombay Division.	 Deputy Collector Leave Reserve Bombay Suburban District. Additional Deputy Collector, Bombay Suburban District. Special Land Acquisition Officer (High Ways) Bombay. Prant Officer, Thana. Administrator, Ulhasnagar.

(1)	(2)	(3)
9. Bhiwandi .	. Collector of Thana	 Prant Officer, Alibag Prant. Administrator, Ulhasnagar. Prant Officer, Thana Prant. Prant Officer, Bhiwandi. Deputy Collector for Sales Tax Recovery, Thana. Special Land Acquisition Officer (9). Poons.
to. Dahanu .	. Collector of Thana	 Special Land Acquisition Officer, Upper Vaitarna Scheme, Thana. Prant Officer, Dahanu Prant. Special Land Acquisition Officer, Ulhas Vally Project, Thana. Plant Officer, Nasik.
τι. Nasik ,	. Collector of Nasik	 Prant Officer, Nasik. Prant Officer, Niphad. Leave Reserve Deputy Collector, Nasik.
12. Malegaon .	, . Collector of Nasik	 Prant Officer, Malegaon Division. Special Land Acquisition Officer, Nasik Project. Special Deputy Collector Tenancy Appeals, Nasik. Special Land Acquisition Officer, Nasik Project. Prant Officer, Malegaon.
13. Nandurbar	Collector of Dhulia	 Prant Officer, Dhulia. Prant Officer, Nandurbar. Leave Reserve Deputy Collector, Dhulia.
14. Dhulia .	. Collector of Dhulia	 Leave Reserve Deputy Collector, Dhulia, Prant Officer, Dhulia. Prant Officer, Amalner Division. Leave Reserve Deputy Collector, Jalgaon.
r5. Jalgaon .	, Collector of Jalgaon	 Prant Officer, Chalisgaon Division. Special Deputy Collector, Tenancy Appeals, Jalgaon. Leave Reserve Deputy Collector, Jalgaon. Special Land Acquisition Officer, Defence Project, Bhusawal.
16. Buldana .	, , Collector of Buldans	
17. Khamgaon	Collector of Buldana	
18. Akola .	. Callector of Akola	 Sub Divisional Officer, Akot. Sub Divisional Officer, Akola. Leave Reserve Deputy Collector, Akola. Sub Divisional Officer, Balapur. Sub Divisional Officer, Mangrulpir. Sub Divisional Officer, Murtazapur

(1)	(2)	(3)
19. Amravati .	Collector of Amravati	 Sub Divisional Officer, Daryapur. Sub Divisional Officer, Amravati. Nazul Officer, Amravati. Sub Divisional Officer, Chandur.
20. Ramtek .	. Collector of Nagpur	 I. Sub Divisional Officer, Achalpur. Sub Divisional Officer, Morshi. Deputy Collector Land Reforms, Nagpur. Sub Divisional Officer, Katol. Sub Divisional Officer, Saoner. Sub Divisional Officer, Ramtek.
21. Nagpur .	Collector of Nagpur	 Sub Divisional Officer, Umrer. Special Land Acquisition Officer, N.I.T. Nagpur. Rent Controller and Deputy Collector Nagpur. Nazul Officer, Nagpur. Mining Officer, Nagpur. Sub Divisional Officer, Nagpur.
22. Bhandara .	. Collector of Bhandara	 I. Sub Divisional Officer, Bhandara. Leave Reserve Deputy Collector Bhandara. Sub Divisional Officer, Gondia. Special Deputy Collector Land Reforms, Bhandara.
23. Chimur .	Collector of Bhandara	 I. Leave Reserve Deputy Collector, Bhandara. Sub Divisional Officer, Sakoli. Special Deputy Collector Land Reforms, Bhandara. Leave Reserve Deputy Collector, Chanda. Sub Divisional Officer, Brahmapuri. Deputy Collector, Land Reforms at Chanda.
24. Chanda	. Collector of Chanda	 Sub Divisional Officer, Gadchiroli. Sub Divisional Officer, Sironcha at Aheri. Deputy Collector, Rajura. Sub Divisional Officer, Chanda. Sub Divisional Officer, Chanda. Sub Divisional Officer, Warora.
25. Wardha	Collector of Wardha	 Sub Divisional Officer, Arvi. Leave Reserve Deputy Collector, Wardha. Sub Divisional Officer, Wardha. Sub Divisional Officer, Hinganghat. Sub Divisional Officer, Wani. Special Land Acquisition Officer, Saikheda Project, Kelapur.
26. Yeotmal	Collector of Yeotmal	 Sub Divisional Officer, Kelapur. Sub Divisional Officer, Yeotmal. Sub Divisional Officer, Darwha. Sub Divisional Officer, Pusad. Special Land Acquisition Officer Pus Project, Pusad.
27. Nanded	Collector of Nanded	 Leave Reserve Deputy Collector Nanded. Deputy Collector, Nanded. Deputy Collector, Degloor.

	(1)	(2)	(3)
28.	Latur .	 Collector of Osmanahad	 Deputy Collector (Inams) Abolition, Nanded. Deputy Collector, Inam Abolition, Parbhani. Deputy Collector, Sailu. Special Land Acquisition Officer, Osmanabad. Deputy Collector, Udgir. Deputy Collector, Latur.
29.	Parbhani .	 Collector of Parbhani .	 Deputy Collector Inam Abolition, Parbhani. Deputy Collector (Land Reforms), Parbhani. Deputy Collector (Land Geiling), Parbhani. Deputy Collector, Hingoli. Leave Reserve Deputy Collector, Parbhani.
30.	Jalna .	 Collector of Aurangabad	 Assistant Commissioner (Revenue), Aurangabad. Deputy Collector, Jaina. Leave Reserve Deputy Collector, Aurangabad. Special Land Acquisition Officer, Aurangabad. Deputy Collector, Bhir.
31.	Aurang abad	 Collector of Aurangabad	 Deputy Collector, Vaijpur. Leave Reserve Deputy Collector, Collector's Office, Aurangabad. Assistant Director Small Savings, Aurangabad. Deputy Collector, Aurangabad. Assistant Commissioner (Revenue), Aurangabad.
32.	Bhir .	 Collector of Bhir	 Deputy Collector, Ambajogai. Deputy Collector, Bhir. Leave Reserve Deputy Collector, Bhir. Deputy Collector Land Reforms, Bhir. Deputy Collector, Ambajogai.
33-	Osmanabad	 Collector of Osmanabad	 Deputy Collector, Latur. Deputy Collector, Land Reforms, Oumanabad. Deputy Collector, Osmanabad. Deputy Collector, Land Ceiling. Deputy Collector, Udgir Leave Reserve Deputy Collector, Osmanabad.
34-	Sholapur .	 Collector of Sholapur .	 Leave Reserve Deputy Collector, Osmanabad. Prant Officer, Sholapur Division. Deputy Collector for Tenancy Appeals, Sholapur. Leave Reserve Deputy Collector, Sholapur.
35.	Pandharpur	 Collector of Sholapur .	 Agricultural Land Tribunal, Pandharpur. Deputy Collector for Tenancy Appeals, Sholapur. Prant Officer, Sholapur. Prant Officer, Madha Division. Prant Officer, Pandharpur Division Agricultural Lands Tribunal, Padharpur.

(1)	(2)	(3)
36. Ahmednagar	. Collector of Ahmednagar	 Prant Officer, Parner Division, Ahmednagar. Leave Reserve Deputy Collector, Ahmednagar. Prant Officer, Ahmednagar Division. Prant Officer, Rahurl Division, Ahmednagar.
73. Kopargaon	. Collector of Ahmednagar	 Deputy Collector and Agricultural Land Tribunal, Nagar Taluka. Deputy Collector and Agricultural Land Tribunal, Ahmednagar. Prant Officer, Ahmednagar, Division. Special Land Acquisition Officer, Mula Project, Ahmednagar. Prant Officer, Sangamner Division.
38. Khed •	• Collector of Poona •	 Agricultunal Land Tribunal, Junnar. Assistant Commissioner (Revenue), Poona Division. Prant Officer, Junnar Prant, Khed (Poona). Deputy Collector for Sales Tax Recovery, Poona. Special Land Acquisition Officer (5), Poona. Leave Reserve Deputy Collector, Poona.
39. Poona	. Collector of Poona .	 Prant Officer, Haveli Division, Poona. Assistan Commissioner (Land Ceiling), Poona. Deputy Collector for Income Tax Recovery, Poona. Assistant Commissioner (General), Poona Division. Deputy Collector for Sales Tax Recovery, Poona Division.
40. Baramati ,	. Additional Collector, Poor	 Prant Officer, Pandharpur Division. Prant Officer, Madha Division. Leave Reserve Deputy Collector, Poona. Special Land Acquisition Officer (Southern Railway), Poona. Prant Officer, Baramati Division, Baramati. Agriculural Land Tribunal, Baramati.
41. Satara .	• Collector of Satara •	 Prant Officer, Phaltan Division, Phaltan. Deputy Collector and Agricultural Lands Tribunal, Satara. Special Deputy Collector for Tenancy Appeals, Satara. Leave Reserve Deputy Collector, Satara. Prant Officer, Satara. Prant Officer, Mahabaleshwas Division, Mahabaleshwar.

(I)	(2)	(3)
42. Karad .	. Collector of Satara .	I eave Reserve Deputy Collector Satara. 2. Prant Officer, Satara Division, Satara. 3. Deputy Collector and Agricultura I Land Tribunal, Karad. 4. Additional Special Land Aquisition Officer, Koyana Project, Satara. 5. Plant Officer, Walva Division, Sangli.
43. Sango	. Collector of Sangli .	 Leave Reserve Deputy Collector, Sangli. Prant Officer, Miraj Division, Miraj. Special Land Acquisition Officer, Broad Gauge, Miraj. Leave Reserve Deputy Collector, Sangli.
.44. Hatkanangale	. Collector of Kolhapur	 1. Agricultural Lands Tribunal, Hatkanangale. 2. Leave Reserve Deputy Collector, Kolhapur. 3. Prant Officer, Shahuwadi Divis ion, Kolhapur. 4. Prant Officer, Karvir Division, Kolhapur.
45. Kolhapur .	. Collector of Kolhapur	 Prant Officer, Sawantwadi Division, Sawantwadi. Leave Reserve Deputy Collector, Kolhapur. Special Deputy Collector for Tenancy Appeals, Kolhapur. Prant Officer, Karvir Division, Kolhapur, Prant Officer, Gadhinglaj Division.

Note.—The reference to "Prant Officer" or "Deputy Collector" shall in respect of any Prant which is for the time being in charge of an Assistant Collector be taken to be a reference to the Assistant Collector.

[No. 434/MT/66.] By Order,

PRAKASH NARAIN, Secy.

MINISTRY OF HOME AFFAIRS

New Delhi, the 1st July 1966

- S.O. 2007.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules further to amend the Central Civil Sevices (Classification, Control and Appeal) Rules, 1965, namely:—
- 1. These rules may be called the Central Civil Services (Classification, Control and Appeal) Third Amendment Rules, 1966.
- 2. In the Central Civil Services (Classification, Control and Appeal) Rules, 1965, in sub-rule (1) of rule 9, at the end the following proviso shall be, and shall be deemed always to have been inserted, namely:—

"Provided that in respect of Class III and Class IV civilian Services or civilian posts in the Defence Services, appointments may be made by officers empowered in this behalf by the aforesaid authorities".

[No. 7/9/66-Ests(A).] HARISH CHANDRA, Under Secy.

MINISTRY OF LAW

(Department of Company Affairs) (Company Law Board)

ORDER.

New Delhi, the 1st July 1966

S.O. 2008.—In exercise of the powers conferred by clause (aa) of sub-section (6) of section 43A of the Companies Act, 1956 (1 of 1956) read with the notification of the Government of India in the Ministry of Finance, Department of Company Affairs and Insurance No. G.S.R. 72, dated the 1st January, 1966, the Company Law Board hereby directs that Dodwell & Co. Limited, London, which is a body Corporate incorporated outside India and is a shareholder in Dodsal Private Limited, Bombay, shall be a private company within the meaning of the Companies Act, 1956 (1 of 1956).

[No. 17(20)-CL.IV/65.] C. R. D. MENON, Under Secy-

MINISTRY OF EXTERNAL AFFAIRS

New Delhi, the 27th June 1966.

S.O. 2009.—In pursuance of sub-section (5) of Section 6 of the Haj Committee Act, 1959 (51 of 1959) the elections, at the meeting of the Haj Committee held on the 11th September, 1965, of Shri M. Faki, Chairman, and Shri M. M. Haq and Shri Tahberbhai Ebrahim Kachwala, as Vice-Chairmen of the Haj Committee for the next terms of Office, are hereby notified.

[No. M.II.1181(\$1)/65.]

V. A. KIDWAI,
Director(PV).

विवेश मंत्रालय

नर्ह विल्ली, 27 जून 1966

एस० ग्रो० 2010.—हज समिति के श्रिधिनियम 1959 का (1959 का 51) की धारा 6 उप धारा (5) के अनुसरण में हज समिति की 11 सितम्बर 1965 की बैठक में श्रान के कार्यकाल के लिए श्रध्यक्ष के पद पर श्री एम० फू की श्रीर उपाध्यक्षों के पदों पर श्री एम० एम० हक श्रीर श्री ताबेर भाई इब्राहीम कांच्याला का निर्वाचन इस के द्वारा श्रिधसूचित किया जाता है।

[सं 0 एम 0 II. 1181(31)/65]

वी० ए० किववई, निदेशक।

MINISTRY OF FINANCE

(Department of Economic Affairs)

New Delhi, the 30th June 1966

S.O. 2011.—In pursuance of clause (c) of sub-section (1) of section 21 of the State Bank of India Act, 1955 (23 of 1955) the Central Government hereby nominates Shri Jehangir R. J. Cama, Managing Director, Cama Motors (Private) Ltd., Ahmedabad to be a member of the Ahmedabad Local Board of the State Bank of India with effect from the 1st July 1966.

[No. F.8/49/66-SB.7

New Delhi, the 2nd July 1966

S.O. 2012.—Statement of the Affairs of the Reserve Bank of India as on the 24th June, 1966

BANKING DEPARTMENT

Liabili	1 <u>53</u>			R∎.			Assi	TS.						Rs.
Capital Paid up	•	•	•	5,000,000,000	Notes	•	•	•	•	•	•	•	•	24 ,75,89,000
					Rupee Coin	•	•	•	•	•	•		•	3,49,000
Reserve Fund	•	£		82,00,00 ,00 0	Small Coin	•	•	•	•		•	•		3,06,000
National Agricultural Term Operations) F	Credit und	(Lor)g •	100,00,00,000	Bills Purchased (a) Inter		Disco	ounte ₍	d:			,		
					(b) Exter	mai								
Vational Agricultural	Credit				(c) Go ve			asury	Fills	•			1	91,81,87, ∝o
(Stabilisation) Fund		•	•	000,000,000	Balances Holo	1 Abr	oad*		•	r	•		•	t2,04,42,000
ational Industrial Cre Operations) Pund	dit (Lor	g Tem	m	15,00,00,000	Investments* Loans and Ad		# 01 E	<u>:</u>	•	•				500,59,88,000
	•				(I) Centr	al Go	, el li⊓	ent						••

LIABILITARS	Rs.	Assets	Rs.
Deposits:-		Loans and Advances to :-	
(a) Government:		(i) Scheduled Banks† (ii) State Co-operative Banks†† (iii) Others	2,46,45, 00 127,46,81,00 1,92,4 5 ,000
(i) Central Government	82,47 ,4 9 ,000	Loans, Advances and Investments from National Agricultural Credit (Long Term Operations) Fund—	
(ii) State Governments	14,98,74,000	(a) Loans and Advances to :	
•		(i) State Governments	29,40,75,00
		(ii) State Co-operative Banks	10,77,09.00
		(iii) Central Land Mortgage Banks	
(b) Banks !		(b) Investment in Central Land Mortgage Bank Debentures	5,83,77,00
(f) Scheduled Banks	123,92,18,000	Loans and Advances from National Agricultural Credit (Stabilisation) Fund—	
(ii) State Co-operative Banks	7,06,23,000	Loans and Advances to State Co-operative Banks	3 38 45,0
(iii) Other Banks	2 ,94 000	Loans, Advances and Investments from National Industrial Credit (Long Term Operations) Fund—	
(c) Others	281,00,93, 000	(a) Loans and Advances to the Development Bank .	3,84,17,00
Title The offe		(b) Investment in bonds/debentures issued by the	
Bills Payable	46,43,94,000	Development Bank	**
Other Liabilities	217,86,25,000	Other Assets	52,69,77,0
Rupees .	983,78,70,000	Rupees	983,78 , 70 ,0

^{*}Includes Cash and Short-term Securities.

†Includes Rs. 1,00,00,000 advanced to sche fuled banks against usance bills under section 17(4)(c) of the R. B. I. Act

††Bxcluding Loans and Advances from the National Agricultural Credit (Long Term Operations) Fund and the National Agricultural Credit (Stabiliantion) Fund.

ated the 29th day of June 1966.

CART 11-

^{**}Excluding investments from the National Agricultural Credit (Long Term Operations) Fund and the National Industrial Credit (Long Term Operations) Fund.

[@] Excluding Loans and Advances from the National Agricultural Credit (Long Term Operations) Fund, but including temporary overdrafts to State Governments.

An Account pursuant to the Reserve Bank of India Act, 1934, for the week ended the 24th day of June 1966 ISSUE DEPARTMENT

LIABILITIES	Rs.	Rs.	Assete	Rs.	Rs.
inter held in the Banking Depart-			Gold Coin and Bullion t-		
ment	24,75,89,000 2881,56,68,000		(a) Held in India	. 15,89,25,000	
Total Notes issued	2881,30,08,000	-0.56.00.00	(b) Held outside India .		
1 0(31 140/cs 1920cd •		29 ,06,3 2 ,57,000	Foreign Securities .	243,42,01,000	
			Rupee Coin Government of India Rupee Securities Internal Bills of Exchange and other coi mercial paper		359,31,26,00 84,09,72 ,00 2462,91,59,00
Total Liabilities		2906,32,57,000	Total Assers .		2906,32,57,00
acc 1 1 29th day of June, 1966.	<u></u>			P. C. B	HATTACHARYYA,

[No. F. 3(3)-BC/66.]

V. SWAMINATHAN, Under Secy.

CENTRAL BOARD OF DIRECT TAXES

INCOME-TAX

New Delhi, the 1st July 1966

S.O. 2013.—In exercise of the powers conferred by sub-section (1) of Section 122 of the Income-tax Act, 1961 (43 of 1961) and of all other powers enabling it in that behalf, the Central Board of Direct Taxes hereby makes the following further amendments in the Schedule appended to its Notification No. 8—Income-tax, dated the 14th January, 1966, namely:-

In the said Schedule under the existing entries in Col. 2 against Warangal Range, Warangal, the following shall be substituted, namely:—

Warangal Range. Warangal.

- 1. Warangal.
- Khammam. Karimnagar.
- 3.
- Palacole.
- Kothagudem.

This Notification shall take effect from 1st July, 1966.

Explanatory Note

The amendment has become necessary on account of the creation of a new circle, viz., "Kothagudem" in the Commissioner's charge with effect from 1st July 1966.

(The above note does not form a part of the Notification but is intended to be merely clarificatory).

[No. 63 (F. No. 50/9/66-ITJ).]

T. N. PANDEY, Under Secy.

OFFICE OF THE COLLECTOR OF CUSTOMS & CENTRAL EXCISE, SHILLONG

Shillong, the 29th June 1966

S.O. 2014.—In pursuance of rule 233 of the Central Excise Rules, 1944, I, hereby, order that all the Match Factories under Shillong Collectorate should maintain an account of raw materials, such as Wax, Sulphur and Potassium Chlorate used in the manufacture of matches. A monthly return in this respect should also be submitted in the enclosed proforma to the Superintendent, Central Excise/Assistant Collector, Central Excise (Integrated Division) concerned through the Factory Officer within a week of the close of the month to which the return relates.

		mtral Excise—	Matches—Mor	uhly Return of	[*] Raw-Materia	ds used		Rangé Circle Collectorate	
			Name of	f factory and it	ts category				
Description of raw material	Opening balance	Quantity received	Total of columns (2) & (3)	Quantity consumed in the pro- duction of matches.	Quantity Consumed otherwise if any.	Closing talance col. (4) minus cols. (5) & (6).	Quantity of matches manufactur- ed.	Concumption per 100 gross boxes of 50s.	Remarks
I	2	3	4	5	6	7	8	9	10
1. Wax					-				
 Sulphur . Potassium chlorate 									
								No. 2/CE/66.]	
							C	F. S. SAWHNI Collec	EY, tor.

MINISTRY OF MINES AND METALS

New Delhi, the 25th June 1966

S.O. 2015.—Whereas by the notification of the Government of India in the late Ministry of Mines and Fuel, No. S.O. 1972 dated the 4th July, 1963, under sub-section (1) of Section 4 of the Coal Bearing Areas (Acquisition and Development) Act, 1957 (20 of 1957), the Central Government gave notice of its intention to prospect for coal in 4192.25 acres (approximately) or 1697.86 hectares (approximately) of lands in the locality specified in the schedule appended to that notification;

And whereas by the notification of the Government of India in the late Ministry of Steel and Mines (Department of Mines and Metals S.O. 4192 dated the 3rd December, 1964, under sub-section (1) of Section 4 of the said Act the Central Government declared that it did not intend to prospect for coal in the land measuring 294.88 acres (approximately) or 119.43 hectares (approximately) in the said locality and described in Schedule II, appended to that notification and directed that the first mentioned notification shall cease to have effect in respect of the same 294.88 acres (approximately) or 119.43 hectares (approximately);

And whereas by the notification of the Government of India in the late Ministry of Steel and Mines (Department of Mines and Metals) S.O. 2169 dated the 30th June, 1965 under sub-section (1) of section 7 of the said Act, notice was issued specifying a further period of one year commencing on the 4th July, 1965 as the period within which the Central Government may give notice of its intention to acquire the lands specified therein or any rights in or over such lands;

And whereas the Central Government is satisfied that out of the said lands coal is obtainable in 3817.00 acres (approximately) or 1545.89 hectares (approximately) of lands.

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 7 of the Coal Bearing Areas (Acquisition and Development) Act, 1957, the Central Government hereby gives notice of its intention to acquire the rights to mine, quarry, bore, dig and search for, win, work and carry away minerals in the lands measuring 3817.00 acres (approximately) or 1545.89 hectares (approximately) described in the Schedule appended hereto;

Note.—1 The plan of the areas covered by this notification may be inspected in the office of the Collector, Burdwan (West Bengal) or in the office of the Coal Controller, 1-Council House Street Calcutta or in the office of the National Coal Development Corporation Limited (Revenue Section) Darbhanga House, Ranchi.

Note 2.—Attention is hereby invited to the provision in section 8 of the Coal Bearing Areas (Acquisition and Development) Act, 1957, which provides as follows:—

- 8(1) "Any person interested in any land in respect of which notification under section 7 has been issued may within thirty days of the issue of the notification, object to the acquisition of the whole or any part of the land or of any rights in or over such land.
- Explanation.—It shall not be an objection within the meaning of this section for any person to say that he himself desires to undertake mining operations in the land for the production of coal and that such operations should not be undertaken by the Central Government or by any other person.
- (2) Every objection under sub-section (1) shall be made to the competent authority in writing, and the competent authority shall give the objector an opportunity of being heard either in person or by a legal practitioner and shall, after hearing all such objections and after making such further inquiry, if any, as he thinks necessary submit the case for the decision of the Central Government together with the record of the proceedings held by him and a report containing his recommendations on the objections.
- (3) For the purposes of this section, a person shall be deemed to be interested in land who would be entitled to claim an interest in compensation if the land or any rights in or over such land were acquired under this Act".

It may be noted that the Coal Controller, 1-Council House Street, Calcutta-1, has been appointed by the Central Government as the competent authority under the Act.

SCHEDULE

Mining Rights

Drawing No. Rev/53/65 Dated 3-12-1965.

RANIGANI BLOCK-7 (Ranigani coal field)

Serial Number	Village	Police Station	Village number	District	Area	Remarks
1,	Katagaria .	 Jamuria	34	Burdwan		Part
2.	Bijpur .	22	35	>>		Part
3.	Balanpur	,,	36	3:		Full
	Ikra .	32	38	23		Full
4- 5- 6.	Hijalgara .	"	40	12		Part
	Bijoynagar.	,,	49	37		Part
7∙ 8.	Dhasna .	33	50	25		Part
8.	Mamudpur	. 33	51	29		Part
9.	Sarthakpur	>>	52	37		Γ_{2} rt
IO.	Tapasi	,,	53	**		Part
IĮ.	Kunustara	33	54	1)		Part
I 2.	Dhasala					_
	(Dhasata)	"	56	10		Part
13.	Bahadurpur	3>	57	"		Part

Total area: 3817'00 acres (approximately) Or:—1545.89 Hectares (approximately).

to be acquired in village Katagaria:

101(P), 102, 103(P), 104, 105, 106(P), 107(P), 108 to 114, 115(P), 116 to 306, 307(P), 309(P) 310(P), 575 to 632, 634 to 855, 856, 860, 861, 862, 863, 864, 865, 866(P), 867, 868, 869 and 870.

Plot numbers to be acquired in village Bijpur:

194(P), 751(P), 755(P), 756(P), 800(P), 801(P), 803(P), 804, 805(P), 807(P), 808(P), 809(P), \$10(P), 856(P), 857(P), 858(P), 861(P), 862(P), 882(P), 883(P), 884, 885, 886(P), 888(P), 889(P), 890 to 933, 935 to 1069, 1070(P), 1071 to 1074, 1075(P), 1076 to 1618, 1619, 1620, 1621, 1622, 1623, 1624, 1632, 1638, 1639, 1640, 1641, 1642, 1643, 1644, 1645 and 1646.

Plot numbers to be acquired in village Balanpur:

1 to 65, 67 to 880, 882 to 8 1.

Plot numbers to be acquired in village Ihra:

I to 6, 8 to 198, 200 to 421, 423 to 843, 845 to 883, 885 to 92, 994 to 1634, 1036 to 1116, 1118 to 1175, 1177 to 2005, and 2008 to 2035.

Plot numbers to be acquired in village Hijalgara:

1680(P), 1681(P), 1682 to 1689, 1690(P), 1695(P), 1697(P), 1698 to 1706, 1707(P), 1708(P), 1710(P), 1737(P), 1739 to 1747, 1748(P), 1749 to 1798, 1800 to 1810, 1811(P), 1812, 1813(P), 1817(P), 1820(P), 2296(P), 2297(P), 2298 to 2303, 2304(P), 2305, 2206, 2307(P), 2312(P), 2313(P), 2312(P), 2322(P), 2327(P), 2328(P), 2329, 2330, 2331, 2332(F), 2333(F), 2334 to 2340, 2341(P), 2342 to 2363, 2364(P), 2365 to 2367, 2371, 2372, 2375, 2376, 2377, 2378 (P), 2376, 2401(P), 2376, 2478(P), 2478(P **24**02 to 2437, 2438(P), 2439 to 2511, 2512(F), 2513, 2514(F), 2515(F), 2516(I), 2517(P), 2518(P), 2519(P), 2520(P), 2550(P), 2551(F), 2554(F), 2555 to 2586, 2587(F), 2555(F), 2504(F), 2504(F) 2597(P), 2647(P), 2649(P), 2650(P), 2651(P), 2652(P), 2653(P), 2654(P), 2659(P), 2660(F).4459 and 4460.

Plot numbers to be acquired in village Bijoynagar:

2(P), 3, 4, 6, 44(P), 457(P), 458(P), 459(P), 461(P), 470(P).

Plot numbers to be acquired in village Dhasna;

1 to 116, 118, to 330, 332 to 375, 377, 379 to 391, 393 to 490, 492 to 596, 597(P), 598 to 619, 621(P), 622 to 642, 643(P), 644, 645(P), 646, 647, 648, 649, 650, 651, 652, 653, 655, 656, 658, 660, 661, 662, 663, 664, 665, 666, 667, 668, 660, 670, 671, 672, 672, 673, 675, 678, 678, 679, 680 681, 682, 683, 684, 685, 686(P) 687, 688, 689, 690(P) and 691(P).

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Plot numbers to be acquired in village Mamudpur:

 $67(P),\,73(P),\,84(P),\,180(P),\,181(P),\,182(P),\,193(P),\,269(P),\,27c(P),\,271(P),\,272(P),\,274(P)$ $275(P),\,276(P),\,277,\,278(P),\,279,\,280,\,281,\,282,\,283,\,284,\,285,\,286,\,287,\,288,\,289,\,290$ to 311, 313 to 324, 325(P), 371(P), 372(P), 373(P), 375(P), 376(P), 377, 378(P), 38c(P), 281 to 430, 431(P), 432(P), 435(P), 436(P), 437(P), 439(P), 440 to 451, 452(P), 493 and 504.

Plot numbers to be acquired in village Sarthakpur;

1 to 465, 466(P), 467(P), 468(P), 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, and 496(P).

Plot numbers to be acquired in village Tapasi:

67(P), 68, 69, 70(P), 71(P), 72 to 311, 312(P), 313 to 333, 334(P), 343(P), 349(P), 368(P), 369 to 411, 412(P), 413 to 429, 430(P), 431(P), 469(P), 470(P), 471 to 473, 474(P), 475(P), 477(P), 478, 479(P), 482(P), 777(P), 778(P), 779(P), 780(P), 781(P), [842(P), 844(P), 845(P), 871(P), 1102, 1103, 1104, 1105, 1108, 1109, 1110, 1111, 1112, 1113, 1118, 1119, 846(P), 847 to 870, 1120, 1121, 1122, 1123, 1124, 1125, 1126, 1127, 1156 and 1159.

Plot numbers to be acquired in village Kunastara:

1 to 262, 1237, 1238, 1239, 1251, 1252, 1261, 1262, 1263, 1264, 1270 and 1271.

Plot numbers to be acquired in village Dhusala (Dhasta):

1, 2(P), 3, 4(P), 5 to 25, 26(P), 28(P), 29(P), 30 to 32, 33(P), 34 to 39, 4c(P), 41(P), 45(P), 47(P), 48(P), 49(P), 56(P), 519(P), 522(P), 522 to 529, 530(P), 532(P), 532(P), 534 to 540, 541(P), 542(P), 543(P), 545(P), 548(P), 540(to 566, 567(P), 568, 569, 57c(P), 571(P), 572(P), 573(P), 574 to 580, 581, 582(F), 584(F), 585(F), 586(F), 586(F), 589 to 640, 641(P), 642(P), 644(P), 645(P), 666, 667(P), 668(P), 669(P), 670(P), 682(P), 686(P), 686(P), 669(P), 670(P), 703(P), 706(P), 707 to 765, 766(P), 767 to 788, 789(P), 701(P), 801, 802, 803(P), 804(P), 805 to 875, 876(P), 877(P), 880(P), 885(P), 1212(P), 1213(P), 1215(P), 1216(P), 1217, 1218, 1219(P), 1223(P), 1226(P), 1227(P), 1228(P), 1226(P), 1303(P), 1304(P), 1305(F), 1569, 1570, 1571, 1574, 1575(P), 1583(P), 1584, 1585, 1586(P), 1589, 1592, 1593, 1594, 1595, 1596, 1597, 1598, 1599, 1600, 1604, 1606, 1609(P) and 1611(P).

Plot numbers to be acquired in village Bahadurpur;

47(P), 48(P), 49(P), 50(P), 51(P), 52, 53(P), 54 to 60, 61(P), 62, 63(P), 70(P), 71(P), 72(P), 73(P), 74 to 98, 99(P), 100(P), 101(P), 106(P), 108(P), 109(P), 110 to 156, 157(P), 160(P), 161, 162, 163(P), 164 to 187, 188(P), 187(P), 191(P), 191(P), 1097, 1130(P) and 1131.

Boundary Description:

- A—B line passes through plot numbers 1680, 1681, 1680, 1690, 1695, 1697, 1707, 1708, 1680, 1710 and 1737 in village Hijalgara and meets at point 'B'.
- B-C line casses along the part common boundary of vallages Hijalgara and Nandi and meets at point 'C'.
- G—D line passes along the common boundary of villages Hijalgara and Sekpur and meets a 1 point 'D'.
- D—E line passes along the common boundary of villages Ikra and Sekpur and meets at point 'E'.
- E-F line passes along the common boundary of villages Ikra and Nandi and meets at point 'F'
- F—G—H lines pass along the common noundary of villages Ikra and Mandalpur, Balanpur and Mandalpur, Balanpur and Mithepur and meet at point'H'.
- H—I line passes along the part common boundary of villages Balanpur and Bijpur and meet at point 'I'.
- I—J line passes through plot Numbers 194, 859, 888, 886, 883, 882, 1070, 862, 861, 858, 857, 856, 1075, 810, 809, 808, 807, 805, 803, 801, 800, 756 and 755 in village Bijpur, through plot number 115 in village Katagaria, through plot number 751 in village Bijpur and through plot numbers 101, 103, 106, 107, 309, 310, 309, 307 and 866 in village Katagaria and meets a point 'J'.
- J—K—L lines pass along the part common boundary of villages Katagaria and Siarsolf common boundary of villages Katagaria and Amrasota part common boundary of, villages Kunustara and Amrasota and meet at pont 'L'.
- L—M line passes along the part Eastern boundary of Raniganj-Siuri Road through villages Kunustura and Tapusi and meets at point M.
- M—N line passes through plot numbers 871, 844, 846, 842, 781,779, 778, 777, 312, 334, 343, 368, 349, 430, 431, 412, 469, 470, 474, 475, 477, 479, 482, 67, 70 and 71 in village Tapasi and meets at point 'N'.

- N—O—P lines pass along the part common boundary of villages Bijpur and Tapasi, common boundary of villages Balanpur and Tapasi, part common boundary of villages Sarthakpur and Tapasi and meet at point 'P'.
- P—Q—R lines pass through plot numbers 496, 467, 466 and 468 in villages Sarthakpur, then along the Central line of Nala which is also the part common boundary of villages Dhasala (Dhasata) and Sarthakpur and meet at point 'R'.
- R—S line passes through plot numbers 663, 1609, 664, 665, 667, 668, 669, 670, 706, 1588, 703, 701, 702, 688, 682, 685, 1611, 789, 804, 803 and 791 in village Dhasala (Dhasata) and meets at point 'S'.
- S—T line passes along the part common boundary of villages Dhasala (Dhasata) and Jotejanaki and meets at point "T'.
- T—U—A lines pass through plot numbers 1305, 1303, 1302, 885, 1229, 1228, 1227, 1226, 1223, 1219, 1216, 1215, 1213, 1212, 876, 877, 880, 519, 520 521, 530, 532, 533, 543, 542, 541, 545, 548, 26, 28, 29, 33, 56, 48, 49, 47, 45, 40, 41, 1575 in village Dhasala (Dhasata) through plot numbers 1130, 189, 191, 190, 188, 160, 163, 157, 106, 108, 109, 99, 101, 100, 101, 70, 73, 72, 71, 61, 63, 53, 47, 51, 50, 47 and 48 in village Bahadurpur, through plot numbers 470, 461, 459, 44, 458, 457 and 2 in village Bijcynagar, through plot numbers 2438, 2512, 2518, 2517, 2516, 2515, 2519, 2520, 2401, 2554, 2551, 2550, 2594, 2593, 2587, 2597, 2649, 2647, 2650, 2661, 2660, 2659, 2652, 2653, 2654, 2341, 2327, 2328, 2322, 2332, 2319, 2333, 2313, 2312, 2304, 2308, 2307, 2297, 2296, 1811, 1813, 1817, 1820, 2364, 1748, 2378, 1681, and 1680 in village Hijalgara and meet at point 'A'.
- V-W-X-Y-Z-A/1-B/1-C/1-V lines pass along the part common boundary of villages Mamudpur and Ikra, through plot numbers 274, 269, 270, 271, 272, 193, 182, 181, 180, 181, 84, 325, 371, 372, 373, 380, 378, 375, 376, 73, 67, 73, 431, 432, 436, 435, 437, 439, 452, and along the part eastern boundary of plot number 452 (Nala) in village Mamudpur, along part eastern boundary of plot number 1589 (Nala) and through plot number 16651, 656, 647, 645, 644, 642, 766, 641, 1583, 588, 586, 585, 584, 582, 573, 574, 570, 571, 570, 567, 4, and 2 in village Dhasala (Dhasala) and through plot numbers 690, 597, 645, 643, 633, 631, and 3 in village Dhasala, then along the part common boundary of villages Dhasaa and Mamudpur and meet at point V.
- Note:—The area bounded by V-W-X-Y-Z-\(\Lambda\)/1-B/1-C/I-V lines is excluded from the Notlication.

[No. C2-24(1)/63,

- S.O. 2016.—In exercise of the powers conferred by sub-section (2) of Section 14 of the Coal Bearing Areas (Acquisition and Development) Act, 1957 (20 of 1957), the Central Government hereby makes the following amendment to the potification of the Government of India in the late Ministry of Steel and Mines (Department of Mines and Metals) No. S.O. 2071, dated the 15th June, 1965, namely:—
 - In the said notification, for the words and letters "Shri M. Z. Hasan, District and Sessions Judge, Birnspur", the words and letters "Shri R. P. Sinha, Whole-time. Tribunal, Ranchi" shall be substituted.

[No. C2-22(14)/63.]

- S.O. 2017.—In exercise of the powers conferred by sub-section (2) of Section 14 of the Coal Bearing Areas (Acquisition and Development) Act, 1957 (20 of 1957), the Central Government hereby makes the following amendment to the notification of the Government of india in the late Ministry of Steel and Mines (Department of Mines and Metals) No. S.O. 2072, dated the 19th June, 1965, namely:—
 - In the said notification, for the words and letters "Shri M. Z. Hasan, District and Sessions Judge, Bilaspur", the words and letters "Shri R. P. Sinha, Whole-time, Tribunal, Ranchi" shall be substituted.

[No. C2-22(14)/63.]

S.O. 2018.—In exercise of the powers conferred by sub-section (2) of Section 14 of the Coal Bearing Areas (Acquisition and Development) Act, 1957 (20 of 1957), the Central Government hereby makes the following amendment to the notification of the Government of India in the late Ministry of Steel and Mines (Department of Mines and Metals) No. S.O. 2073, dated the 19th June, 1965, namely:—

In the said notification, for the words and letters "Shri M. Z. Hasan, District and Sessions Judge, Bilaspur", the words and letters "Shri R. P. Sinha, whole-time, Tribunal, Ranchi" shall be substituted.

[No. C2-22(14)/63.]

S.O. 2019.—In exercise of the powers conferred by sub-section (2) of Section 14 of the Coal Bearing Areas (Acquisition and Development) Act, 1957 (20 of 1957), the Central Government hereby makes the following amendment to the notification of the Government of India in the late Ministry of Steel and Mines (Department of Mines and Metals) No. S.O. 2074, dated the 19th June, 1965, namely:—

In the said notification, for the words and letters "Shri M. Z. Hasan, District and Sessions Judge, Bilaspur", the words and letters "Shri R. P. Sinha, Wholetime Tribunal Ranchi", shall be substituted.

[No. C2-22(14)/63.]

New Delhi, the 27th June 1966

S.O. 2020.—In exercise of the powers conferred by sub-section (2) of Section 14 of the Coal Bearing Areas (Acquisition and Development) Act, 1957 (20 of 1957), the Central Government hereby makes the following amendment to the notification of the Government of India in the late Ministry of Steel, and Mines (Department of Mines and Metals) No. 2210, dated the 22nd June, 1964, namely:—

In the said notification for the words and letters "Shri M. Z. Hasan, District and Sessions Judge, Bilaspur", the words and letters "Shri R. P. Sinha, Wholetime Tribunal Ranchi", shall be substituted.

[No. C2-22(1)/62.]

S.O. 2021.—In exercise of the powers conferred by sub-section (2) of Section 14 of the Coal Bearing Areas (Acquisition and Development) Act, 1957 (20 of 1957), the Central Government hereby makes the following amendment to the actification of the Government of India in the late Ministry of Steel and Mines (Department of Mines and Metals) No. S.O. 4251 dated the 7th December, 1964, namely:—

In the said notification, for the words and letters "Shri M. Z. Hasan, District and Sessions Judge, Bilaspur", the words and letters "Shri R. P. Sinha, Whole-time Tribunal, Ranchi" shall be substituted.

[No. C2-20(26)/63.]

S.O. 2022.—In exercise of the powers conferred by sub-section (2) of Section 14 of the Coal Bearing Areas (Acquisition and Development) Act, 1957 (20 of 1957), the Central Government hereby makes the following amendment to the notification of the Government of India in the late Ministry of Steel and Mines (Department of Mines and Metals) No. S.O. 4252 dated the 7th December, 1964, namely:—

In the said notification, for the words and letters "Shri M. Z. Hasan, District and Sessions Judge, Bilaspur", the words and letters "Shri R. P. Sinha, Whole-time Tribunal, Ranchi" shall be substituted.

[No. C2-20(26)/63.]

8.0. 2023.—In exercise of the powers conferred by sub-section (2) of Section 14 of the Coal Bearing Areas (Acquisition and Development) Act, 1957 (20 of 1957), the Central Government hereby makes the following amendment to the notification of the Government of India in the late Ministry of Steel and Mines (Department of Mines and Metals) No. S.O. 4253 dated the 7th December, 1964, namely:—

In the said notification, for the words and letters "Shri M. Z. Hasan, District and Sessions Judge, Bilaspur", the words and letters "Shri R. P. Sinha, Whole-time Tribunal, Ranchi" shall be substituted.

[No. C2-20(26)/63.]

S.O. 2024.—In exercise of the powers conferred by sub-section (2) of Section 14 of the Coal Bearing Areas (Acquisition and Development) Act, 1957 (20 of 1957), the Central Government hereby makes the following amendment to the rotification of the Government of India in the late Ministry of Steel and Mines (Department of Mines and Metals) No. S.O. 3157 dated the 24th August, 1964, namely:—

In the said notification, for the words and letters "Shri M. Z. Hasan, District and Sessions Judge, Bilaspur", the words and letters "Shri R. P. Sinha, Whole-time Tribunal, Ranchi" shall be substituted.

INo. C2-20(26)/63.

S.O. 2025.—In exercise of the powers conferred by sub-section (2) of Section 14 of the Coal Bearing Areas (Acquisition and Development) Act, 1957 (20 of 1957), the Central Government hereby makes the following amendment to the netification

of the Government of India in the late Ministry of Steel and Mines (Department of Mines and Metals) No. S.O. 3092 dated the 24th August, 1964, namely:—

In the said notification, for the words and letters "Shri M. Z. Hasan, District and Sessions Judge, Bilaspur", the words and letters "Shri R. P. Sinha, Whole-time Tribunal, Ranchi" shall be substituted.

[No. C2-20(26)/63.]

S.O. 2026.—In exercise of the powers conferred by sub-section (2) of Section 14 of the Coal Bearing Areas (Acquisition and Development) Act, 1957 (20 of 1957), the Central Government hereby makes the following amendment to the notification of the Government of India in the late Ministry of Steel and Mines (Department of Mines and Metals) No. S.O. 3068 dated the 24th August, 1964, namely:—

In the said notification, for the words and letters "Shri M. Z. Hasan, District and Sessions Judge. Bilaspur", the words and letters "Shri R. P. Sinha, Whole-time Tribunal, Ranchi" shall be substituted.

[No. C2-20(26)/63.]

New Delhi, the 28th June 1966

S.O. 2027.—In exercise of the powers conferred by sub-section (2) of Section 14 of the Coal Bearing Areas (Acquisition and Development) Act, 1957 (20 of 1957), the Central Government hereby makes the following amendment to the notification of the Government of India in the late Ministry of Steel, Mines and Heavy Engineering (Department of Mines and Metals) No. S.O. 1923, dated the 30th May, 1964, namely:—

In the said notification, for the words and letters "Shri M. Z. Hasan, District and Sessions Judge, Bilaspur", the words and letters "Shri R. P. Sinha, Whole-time Tribunal, Ranchi" shall be substituted.

[No. C2-22(14)/59.]

New Delhi, the 30th June 1966

S.O. 2028 —Whereas by the notification of the Government of India in the late Ministry of Steel and Mines (Department of Mines and Metals) S.O. No. 2839, dated the 12th August, 1964 under sub-section (1) of section 4 of the Coal Bearing Areas (Acquisition and Development) Act, 1957 (20 of 1957), the Central Government gave notice of its intention to prospect for coal in the localities specified in the Schedule appended to that notification and reproduce in the Schedule appended hereto;

And whereas in respect of the said land no notice under sub-section (1) of section 7 of the said Act has been given;

Now, therefore, in exercise of the powers conferred by the said sub-section (1) of section 7 of the said Act, the Central Government hereby specifies a further period of one year commencing from the 12th August, 1966 as the period within which the Central Government may give notice of its intention to acquire the whole or any part of the said lands or 1 fany rights in for over such lands.

SCHEDULE

TAPING BLOCK

(West Bokaro Coal field)

Drg. No. Rev/114/63 dated the 28th September, 1963. (Showing the area notified for prespecting)

SI. No		llage				Thana	Thana No.	District Area	Remark
ī	Gebindput		 -			Mandu	57	Hazaribagh	Part
2	Indra			-		,,	61	٠,	"
3	Phusri						62	9.9	99
4	Bahera					21	63	,	, ,
Ś	Pindra					3,	112	22	33
6	Taping			•		,,	113	33	23
7	Mandu					,,	114	17	72
8	Keke Basa	udi				,,	115	,,	23
9	Pundi		,			22	116	"	,,

Total area: 3354.00 acres (approximately), 1358.37 hectares (approximately).

Bounda	ry D	escri	iption:
АВ	•	-	line passes through villages Babera, Phusri, Indra, again Phusri and Gobindpur (goes upto Southern bank of River Bokaro) and meets at point 'B'.
В—С	•		line passes through villages Gobindpur, Mandu, Keke Basaudi and Pundi and meets at point 'C'.
C—D D—E B—F	•		line passes through villages Pundi, Taping and Pindra and meets at point 'D'. line passes through villages Pindra and Taping and meets at point 'E'. line passes along the part common boundary of villages Taping and Pipra and meets at point 'F'.
F-G-	-A	•	lines pass along the part common boundary of village Kajri and Phusri and through villages Phusri and Bahera and meet at point 'A'.

SCHEDULE

KEDLA BLOCK

(West Bokaro Coal field)

Drg. No. Rev/114/63 Dated 28th September, 1963.

(Showing the area notified for prospecting)

SI, No			Villa	ıge			Thana	Thans No.	District Area	Remarks
	Basantpur				•	 •	Mandu	105	Hazaribagh	Part
2	Kotre				•		,,	106	,,	97
3	Duru Kası		-				• • • • • • • • • • • • • • • • • • • •	108	11	**
4	Pachanda				-		,,	107	1)	"
3	Garkia or	Pars	abera				33	158	11	**
ĕ	Banji .						**	159	31	**
7	Kedla						,,	160	31	13
Ś.	Chakdih						21	161	,,	Full
9	Loiyo						71	162	"	Part
ΙÓ	Pachmo						33	27	,,	"
11	Hurdag						33	28	1)	39
12	Rahawan		,	-			,,	29	"	,,
13	Baghraiya	•	•	•		٠	33	30	,,	39

Total Area: 6950.00 Acres (Approximately)
OR 2814.75 Hectares (Approximately)

Boundary Description	:	
U-V		line passes through villages Basantpur & Pachanda meets at point 'V'.
V		line passes along the part Central line of Chutua Nadi (which is part common boundary of West Bokaro Colliery) and meets at point 'W'.
W-X-Y-Z-T .	•	lines pass through villages Duru Kasmar, Banji, Kedla & Garkia or Parsabera (which is part common boundary of West Bokaro Colliery) and meet at point "T".
T -S	•	line passes through village Garkia or Parsabera and meets at point 'S'.
S—A/1	•	line passes along the part Central line of Chotha Nadi (which is common boundary of village Garkia or Parsabera & Sirka, Loiyo and Sirka, Loiyo & Bhuiyadih and Loiyo & Badgaon and meets at point 'A/1'.
A/I—B/I	•	line passes along the part Southern bank of Chotha Nadi in Village Loiyo and meets at point B/1.
B/IC/I	-F/1	lines pass through and along part northern and part southern boundary of Cutha Nadi in Village Loiyo (which is also part common boundary of Loiyo Block Extn. notified u/s 4(1) of Coal Act vide S.O. 1973 dated 4-7-63) and meet at point 'F/1'

	•	lines pass through villages Rahawan and Loiyo (which is also part common boundary of Loiyo Block Extn. notified u/s 7(1) of Coal Act vide S.O. No. 1893, dated 29-5-64) and meet at point H/I.
11/1 —H/2—I/1		lines pass through villages Rahawan & Baghraiya (which is also part common boundary of Loiyo Block Ext. notified u/s 4(1) of Coal Act vide S.O. No. 1973 dated 4-7-63) and meet at point I/1.
I/tJ/1K/1U	• •	lines pass through villages Baghraiya, Pachmo, Rahawan, again Pachmo, Hurdag, Kotre & Basantpur and meet at point 'U'.
		SCHEDITI E

SCHEDULB

AREA BLOCK II

(West Bokaro Coal field)

Drg. No. Rev/114/63 Dated 28th September, 1963.

		(Showing	the area n	notified for prospecting
Sl. No.	Village	Thana	Thana No.	Distric R: marks Area
r Pundi		. Mandu	116	Hazaribagh Part
			a: 4 10 Acre 6 Hectares (es (Approx.) Approx.)
Soundary Description	on:			
L/1 —M/1 .	of Pundi Block of dated 11-6-64] ar	notified u/s	9(1) of Coal	art common boundary Act vide S.O. No. 2127
M/1N/1 .		otified u/s 9(1)) of Coal A	part common boundary ct vide S.O. No. 212
N/1 0/1 L /1	lines pass through v	illage Pundi (Colliery) and m	(which is paint	part common boundar y L/1.
	S	CHEDULE		

AREA BLOCK III

(West Bokaro Coal field)

Drg. No. Rev/114 63 Dated the 28th September, 1963.

(Showing the area notified for prospecting

SI. Village Thana Thana District Remarks No. No. Area 1 Barughutu . Part Mandu 118 Hazaribagh Total area: 3.00 Acres (Approx.) 1.22 Hectares (Approx.)

Boundary Description 1 **P/1--**Q/1 line passes along the part Eastern bank of Bokaro River in Village Barughutu [which it start common boundary of Pundi Block notified u/s 9(1) of Coal Act. S.O. No. 2127 dated 11-6-64] and meets a point Q/1. lines pass through relieved arughutu (which is part common boundary of West Bold lievy) and meet at point P/1. 1-R/1-P/1

[No. C2-20(181/64].

New Delhi, the 2nd July 1966

S.O. 2029.—Whereas by the notification of the Government of India in the Ministry of Mincs and Metals No. S.O. 1769, dated the 2nd June, 1966 under subsection (1) of section 4 of the Coal Bearing Areas (Acquisition and Development) Act, 1957 (20 of 1957), the Central Government gave notice of its intention to prospect for coal in 448.00 acres (approximately) or 181.44 hectares (approximately) of lands in the locality specified in the Schedule appended to that notification:

And whereas, the Central Government is satisfied that coal is obtainable in 448.00 acres (approximately) or 181.44 hectares (approximately) of lands out of the said lands;

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 7 of the Coal Bearing Areas (Acquisition and Development) Act, 1957, the Central Government hereby gives notice of its intention to acquire the rights to mine, quarry, bore, dig and search for, win, work and carry away minerals in the lands measuring 448.00 acres (approximately) or 181.44 hectares (approximately) described in the Schedule appended hereto:

NOTE 1.—The plans of the area covered by this notification may be inspected in the office of the Deputy Commissioner, Hazaribagh or in the Office of the Coal Controller, 1, Council House Street, Calcutta or in the Office of the National Coal Development Corporation Ltd. (Revenue Section), Darbhanga House, Ranchi (Bihar).

Note 2.—Attention is hereby invited to the provisions of section 8 of the Coal Bearing Areas (Acquisition and Development) Act, 1957 which are as follows:

- (1) "Any person interested in any land in respect of which a notification under section 7 has been issued may, within thirty days of the issue of the notification, object to the acquisition of the whole or any part of the land or of any rights in or over such land.
- Explanation.—It shall not be an objection within the meaning of this section for any person to say that he himself desires to undertake mining operations in the land for the production of coal and that such operations should not be undertaken by the Central Government or by any other person.
- (2) Every objection under sub-section (1) shall be made to the competent authority in writing, and the competent authority shall give the objector an opportunity of being heard either in person or by a legal practitioner and shall, after hearing all such objections and after making such further enquiry, if any, as he thinks necessary, submit the case for the decision of the Central Government together with the record of the proceedings held by him and a report containing his recommendations on the objections.
- (3) For the purposes of this sector is berson shall be deemed to be interested in land who would be entitled to claim it sets in compensation if the land or any rights in or over such land were red under this Act."

SCHEDULE

KATIA BLOCK

(South Karanpura Cool field)

Drg. No. Rev/13/66 Dated 26th February 1966

(Showing lands where rights to mine, quarry, bore, dig, search for win, work and carry away minerals are to be acquired.)

'Mining Rights'

S1. N o		illage					Thana	Thana No.	District Arca	Remarks
ī.	Katia	•					Ramgarh	16	Hazaribag	h Part
2.	Sahitanr			-			33	20	,,	,,
3.	Sankul			•		-	,,	21	23))
4.	Patratu						,,	22	33	"

Plot numbers to be acquired in village Katia:

1200(P), 1237(P), 1238, 1239(P), 1241(P), 1242 to 1285, 1286(P), 1287(P), 1288 to 1344, 1345(P), 1346 to 1348, 1349(P), 1352(P), 1353, 1354, 1355(P), 1356 to 1394, 1395(P), 1564(P), 1565, 1566(P), 1738(P), 1740(P), 1741 to 1753, 1754(P), 1755(P), 1756(P), 1757(P), 1758(P), 1759(P), 1760(P), 1767(P), 1769(P), 1770 to 1792, 1793(P).

Plot numbers to be acquired in village Sahitanr:

208(P), 212.

Plot numbers to be acquired in village Sankul:

1165 (P), 1166(P), 1168(P), 1169(P), 1170(P), 1171, 1172(P), 1173(P), 1174, 1175(P), 3131(P), 3132 (P), 3133 (P), 3134 (P), 3135 (P), 3136, 3137, 3138.

Plot numbers to be acquired in village Patratu:

1334(P), 1364(P), 1365(P), 1366, 1367, 1368, 1369(P), 1370, 1371.

Boundary Description :

- A—B . Line passes through plot number 208 in village Sahitanr, through plot number 1287, 1286 and 1241, in village Katia and meets at point 'B'
- B—C—D—E. Lines pass through plot numbers 1241, 1239, 1237, 1200, 1395, 1564, 1566, 1564, 1355, 1352, 1349, 1345, 1738, 1740, 1739, 1754, 1756, 1754, 1755, 1757, 1758, 1769, 1769, 1769, 1769, 1769, 1769 and 1793 in village Katia and neet at point 'B'.
- EF. Line passes along the part Central line of Nakari Nadi which is also part castern boundary of villages Katia and village Patratu and meets at point F.
- F-A . Line passes through plot numbers 1364, 1365, 1334, 1369, in village Patratu through plot numbers 3131, 3132, 3135, 3133, 3134, 1175, 1173, 1175, 1172, 1168, 1170, 1169, 1166 and 1165 in village Sankul through plot number 208 in village Sahitanr and meets at starting point 'A'.

[No. C2-20(12)/63.] RAM SAHAY, Under Secy.

New Delhi, the 29th June 1966

- S.O. 2030.—In exercise of the powers conferred by section 13 of the Mines and Minerals (Regulation and Development) Act, 1957 (67 of 1957), the Central Government hereby makes the following rules further to amend the Mineral Concession Rules, 1960, namely:—
 - These rules may be called the Mineral Concession (1st Amendment) Rules 1966.

2. In the Mineral Concession Rules, 1960 for the words "the Director, Indian Bureau of Mines", wherever they occur, the words "the Controller, Indian Bureau of Mines" shall be substituted.

[No. 1(14)/66-MII.]

H. S. SAHNI, Under Secy.

MINISTRY OF PETROLEUM AND CHEMICALS

New Delhi, the 27th June 1966

S.O. 2031.—Whereas by a notification of the Government of India in the Ministry of Petroleum and Chemicals S.O. No. 1192 dated the 4th April, 1966 under sub-section (1) of Section 3 of the Petroleum Pipelines (Acquisition of Right of User in Land) Act, 1962 (60 of 1962), the Central Government declared its intention to acquire the right of user in the lands specified in the schedule appended to that notification for the purpose of laying pipelines;

And whereas the competent authority has, under sub-section (i) of section 6 of the said Act, submitted report to the Government;

And whereas, the Central Government has, after considering the said report, decided to acquire the right of user in the lands specified in the schedule appended to this notification;

Now, therefore, in exercise of the powers conferred by sub-section (i) of section 6 of the said Act, the Central Government hereby declares that the right of user in the said lands specified in the Schedule appended to this notification is hereby acquired for laying the pipelines and in exercise of the powers conferred by sub-section (4) of that section, the Central Government directs that the right of user in the said lands, shall instead of vesting in the Central Government, vest on the date of the publication of this declaration in the Oil and Natural Gas Commission free from all encumbrances.

SCHEDULE

State-Gujarat							Distr	ict—Kaira	Taluka—Cambay			
Villa	ge	-						Survey No.	Acre	Guntha .	Sq. Yds.	
Ralej		•		,			•	181/3	0	13	17	
**		•		-				676	٥	1	105	
2,2								675	0	18	88	
2>						-		187/2	. 0	11	95	

[No. 31(38)/63-ONG/OR Vol-8.]

V. P. AGARWAL, Under Secy.

MINISTRY OF INDUSTRY

New Delhi, the 27th June 1966

S.O. 2032.—In exercise of the powers conferred by section 15 of the Industries (Development and Regulation) Act, 1951 (65 of 1951), the Central Government hereby rescind the notification of the Government of India, in the late

Ministry of Industry and Supply No. S.O. 3730/IDRA/15/64, dated the 21st October, 1964, ordering investigation into the affairs of the National Sugar Mills Limited, Ahmadpur (District Birbhum).

[No. 9(1)L.P./64.]

B. C. SETHI, Under Secy.

(INDIAN STANDA ROS INSTITUTION)

New Delhi, the 24th June 1966

§.O.2033.—In pursuance of regulation 4 of the Indian Standards Institution (Certification Marks) Regulations, 1955, the Indian Standards Institution hereby notifies that amendment(s) to the Indian Standard(s), given in the Schedule hereto annexed, have been issued under the powers conferred by sub-regulation (1) of regulation 3 of the said regulations.

		The So	LHEDULE		
SI. No.	No. and title of the Indian Standard amended	No. and Date of Gazette Notification in which the establishment of the Indian Stardard was notified	No. and Date of the Amendmen		Date from which the amendment shall have effect
1	2	3	4	5	6
I	IS:190-1960 Specification for coniferous sawn timber intended for further conversion (second revision).	S.O. 3059 dated 24 December 1960.	No. 2 March 1966.	Clauses 0.6 and 8.1 have been amend-3 ed.	0 June 1966.
2	IS:291-1961 Specification for naval brass rods and sections (suitable for machining and forging) (revised).	S.O. 1856 dated 16 June 1962	No.1E April 1966.	A note has been added at the end of clause 1.1.	}
3	IS:319-1962 Specification for free cut- ting brass rods and sections (revised).	S.O. 1682 dated 22 June 1963	(i) No. 1 March 1966. (ii) No. 2E April 1966.	Table VI has been amended 'Table I has been substituted by a new one.	
4	IS:320-1962 Specification for high tensile brass rods and sections (revised).	S.O. 675 dated 29 February 1964.	No.1E April 1966.	Alloy 1 and alloy 2 have been kept in abeyance.	
5	IS:410-1959 Specification for rolled brass plate, sheet, strip and foil (revised).	S.O.74 dated 9 January 1960	No. 2E April 1966,	A note has been added at the end of clause I·I.	
6	IS:434(Part I)-1964 Specification for rubber-insulated cables Fait I; with copper conductors (verised)	S.O. 2673 dated 28 August 1965.	(f) No. 1 November 1965	(i) Clause 1·1·1(d) has been deleted and subsequent clauses renumbered, accordingly, (ii) Clauses 3·8·1, 3·9·2, 7·3·1, 11·1, 14·1·2, Tables 1, 5, 7, 8, 25, 26, 28, 31 and 42 have been amended, (iii) New Tables '26A' and '27A' have been added and heading of clause 14·1·3 amended accordingly.	Immediate effect.

			(ii) No. 2 August 1966.	(i) The existing clause 5.4.1.1 has been substituted by a new one. (ii) Clauses 24.1 (g), 24.2(e), Table, 39 and 40 have been amended.	1
7	19:434 (Part II)-1964 Specification for rubber-insulated cables Part II with fuminium conductors (revised).	S.O. 2673 d ated 28 August 1965.	No. 1 November 1965	(i) Clauses 4.4, 5.3.3, 5.4, 5.4.3	
	IS:626-1963 Specification for bicycle seat pillars (revised).IS:628-1963 Specification for bicycle	1964.	No.1E April 1966. No.1E	Clause 4·1 has been substituted by a new one. Clause 4·2 has been substituted by a	30 June 1966.
•	pedal assembly (revised).	,	April 1966.	new one.	J
13	IS:694(Part II)-1964 Specification for PVC insulated cables (for voltages up to I 100 v) Part II with aluminium conductors (revised).	S.O.385 dated 6 February 1965.	No. 1 June 1966	(i) Clauses 6·1, 6·2·2, 6·4, 7·4, 9·2, 10·2, 10·6·1·1, 10·6·1·3, 11·1 and table 3 have been amended. (ii) Clauses 10·9·1·3, 10·9·1·4 and 10·10·2 have been substituted by new ones.	Immediate effect.
11	IS:1282-1958 Specification for bicycle cotter pins, wahsers and nuts.	S.O. 1231 dated 30 May 1959	No. 1E April 1966.	Clause 4.1 has been substituted by a new one.	30 June 1966.
12	IS;1283-1958 Specification for bicycle free-wheels and chains.	S.O. 12131 dated 30 May 1959	No. 3E April 1966.	Clause 3.2 has been substituted by a new one.	Immediate effect.
13	IS:1367-1961 Technical supply conditions for threaded fasteners.	S.O. 1267 dated 28 April 1962	March 1966.	 (i) Figures 66, 67, 68 and 69 along with the note on page 7 and caluse 9 · 1 · 3 have been substituted by new ones. (ii) Table 1 has been amended. 	30 June 1966.
14	IS:1554 (Part I)-1964 Specification for PVC insulated (heavy duty) electric cables.	S.O. 3202 dated 16 October 1965.	No. 1 March 1966.	(i) Note under clause 8 · 3 · 2 · 2 has been substituted by a new one.	Immediate effect,
	Part I for working voltages up to and including 1 100 volts (revised).			(ii) Clause 9'9'5'1 and table 8 have been amended,	i
15	IS:1567-1960 Specification for metal clad switches (current rating not exceeding 100 amperes.	S.O. 2319 dated 24 September 1960.	No. 2 September 1965	Clause 4.11.1 has been substituted by a new one.	Immediate effect.
16	IS:1570-1961 Schedules for wrought steels for general engineering pur- poses	S.O. 416 dated 10 February 1962.	No. 1 March 1966.	 (i) Clause 2·1 has been substituted by a new one. (ii) Table IX has been amended. (iii) A new clause 2:3 has been added. 	30 June 1966.

			. , , , , , , , , , , , , , , , , , , ,	· · · · · · · · · · · · · · · · · · ·	
1	2	3	4	5	6
ŕ	IS:1)43-1964 Specification for A-twill jute bags (revised).	1964.	No. 1 November 1965		Immediate effect.
18	IS:1948-1961 Specification for aluminium doors, windows and ventilators.	S.O.2144 dated 14 July 1962.	No. 1 March 1966.	 (i) Clauses 5·2, 6·1, 6·2, 6·3·1 and 6·5 have been substituted by new ones. (ii) Figures 5, 6, 9, 11, 12, 13, 14, 15 and 30 have been amended. (iii) Clauses 5·1·1 and 6·3 have been amended. 	30 June 1966.
19	IS:2470(Part II)-1964 Code of practice for design and construction of septic tanks Part II Large installations.	S.O.1501 dated 8 May 1965.	March 1966.	Tables 1 and 2 have been amended.	}
20	IS:2517-1963 Specification for bright bars for threaded components.	S.O.415 dated 1 February 1964.	No. 1 April 1966.	Table I has been substituted by a new one.	
21	IS:2875-1964 Specification for jute corn, sacks.	S.O.3951 dated 16 November 1964.	No. 1 November 1965	(i) First cover page and page 1—Substitute the following for the existing IS designation: 'IS:2875-1964 (Superseding IS:2437-1963)'	Immediate] effect.
				(ii) A new clause 0.3 has been added and the subsequent clauses renumbered accordingly.	
				(iii) Clauses 2.3, B-3.1, B.5.1, tables 1 and 2 have been amended.	
				(iv) Clauses 7·1 (f) and (g) have been substituted by a new one and the subsequent clauses 'h to n' renum- bered accordingly.	
				(v) Renumbered clause 7·1 (g) has been substituted by a new one,	

22	VS12927-1964 Specification for brazing alloys.	S.O.2820 dated 11 September 1965.	No. 1 March 1966	A note has been added below tables 2 to 6. Table 2 has been amended.	Immediate effect.
23	IS:2973-1964 Specification for Elevele steering head assembly.		Nc. 1E April 1966.	Clause 5.1 has been amended.]
2.1	IS:3056-1965 Specification for lep rods	S.C. 2729 dated 4 September 1965.	No. 1 March 1966.	 (f) Page 4, Figs 1 and 2—delete the letter symbol 'T'. (ii) Page 4, Table 1, under column 'Dimensions in mm'—Delete the letter symbol 'T' and the dimension '14' under it. 	30 June 1966.
25	IS:3158-1965 Specification for aluminium cylindrical silver cans for spinning mills.	S.O.3322 dated 23 October 1965.	Ne. 1 March 1966.	Clause 4.2.1, line 5—Substitute '4.5 mm' for '9 mm'.	}

Copies of these amendment ellips are swilchle, free of cest, with the Indian Standards Institution, Manak, Bhavan, 9 Bahadur Shah Zafar Margo New Delhi-1 and elso its branch offices at 6, London Monuel Tenece. First Floor, 534 Sender Vallet bithai Patel Road, Bombay-7, (ii) Third and Fourth Floors, 5 Chowringhee Approach, Calcutta-13.(iii) Second Floor, Sathyamurthi Bhavan, 54 General Patters Road, Madras, 2 and (iv) 14/59 Civil Lines, Kanpur.

New Delhi, the 27th June 1966

S.O. 2034.—In partial modification of the then Ministry of Commerce Industry (Indian Standards Institution) notification No. S.O. 2083 dated 17th, aly 1963 published in the Gazette of India. Part II Section 3, sub-section (ii) dated 27th July 1963, the Indian Standards Institution hereby notifies that the marking fee per unit for Hydrochloric Acid, Technical Grade, details of which are given in the Schedule hereto annexed, has been determined and the fee shall come into force with effect from 20th May 1966.

THE SCHEDULE

\$1. No.	Product/Class of Product	No. and Title of Relevant Unit Marking fee p Indian Standard		Marking fee per unit
1.	ydrochloric acid, technical grade	IS: 265-1962 Specification for hydrochloric acid (revise	One m	netric Rs. 4.00

[No. MD/18:2.]

8.0. 2635.—In pursuance of sub-regulation (4) of regulation 14 of the Indian Standards Institution (Certification Marks), Regulations, 1955, as amended in 1961, 1962, 1964 and 1965, the Indian Standards Institution hereby notifies that the licence No. CM/L-527, particulars of which are given below, has been cancelled with effect from 5 May 1966:

Licence No.	Name and Address of	Article/Process covered	Relevant Indian
and Date	the Licensee	by the Licence cancelled	Standard
CM/L-527 18-4-1963	M/s Noble Paint & Varnish Company Private Ltd., Ferguson Road, Lower Parel, Bombay-13.	(i) Enamel, Synthetic, Exterior, Type 1 (a) Undercoating (2) Finishing Colour as Required Class: Brushing. (ii) Enamel, Exterior, Type 2 (1) Undercoating (2) Finishing Colour as Required Class: Brushing.	IS:2932-1964 Specification for Enamel, Synthetic, Exterior Type I (a) Undercoating (b) Finishing Colour as Required IS:2933-1964 Specification for Enamel, Exterior, Type 2 (a) Undercoating (b) Finishing Celour as Required.

[No. MD/55:527.]

New Delhi, the 28th June 1966

S.O. 2036.—In pursuance of sub-regulation (4) of Regulation 14 of the Indian Standards Institution (Certification Marks), Regulations, 1955, as subsequently amended, the Indian Standards Institution hereby notifies that the Licence No. CM/L-1129, particulars of which are given below, has been cancelled with effect from 1 April 1966:

Licence No. and Date	. Name and Address of Licensee	Article/Process covered by the Licence covered	Relevant Indian Standard
CM/L-1129 16-8-1965	The Everest Desiccated coconut Industries, 6A, F. Ward, Lonavala (Maharashtra).	Desiccated coconut (fine)	IS:966-1962 Specification for desiccated coconut.

performance and other requirements and the method of testing the performance of the single-

barrel stirrup-pump used for spraying pesticides and

(Price

other liquids.

Rs. 3.50).

New Delhi, the 30th June 1966

S.O. 2037 .—In pursuance of sub-regulations (2) and (3) of regulation 3 of the Indian Standards Institution (Certification Marks) Regulations. 1955, the Indian Standard's Institution 1 city rotifies that the Indian Standard(s), particulars of which are given in the Schedule here to annexed, have been established during the period 1 to 15 June 1966.

		THE SCHEDULE	
SI. No.	No. and Title of the Indian Standard Established	No. and Title of the Indian Standard or Standards, if any, superseded by the New Indian Standard	Brief Particulars
(1)	(2)	(3)	(4)
r,	IS:196-1966 Atmospheric conditions for testing (revised	IS:196-1950 Atmospheric) conditions for testing	This standard specifies the atmospheric conditions for testing of materials, products, equipment, etc., and applies to such tests where atmospheric conditions need to be controlled to obtain comparable and reproducible results or to conduct measurements where test results obtained under different conditions have to be reduced to standard conditions. (Price Rs. 1.50).
3,	13:427-1965 Specification for distemper, dry, colour as required (revised).	IS:427-1953 Specification for distemper, dry, colour as required.	This standard prescribes the requirements and the methods of sampling and test for dry distemper, colour as required. The material is used as a flat finish for interior decorative purposes on walls, ceilings, etc. (Price Re. 2.00.
3.,	IS:693-1965 Specification for varnished cambric insulated cables (revised).	IS:693-1955 Specification for varnished cambric in- sulated cables for electri- city supply (tentative).	This standard covers the requirements for cables insulated with varnished cambric, designed for operating voltages up to and including 11 kV of the following types: (a) Taped and braided, and (b) Lead alloy sheathed. (Price Rs. 6-00).
4.	IS:1971-1965 Specification for single-barrel etirrup-pump (revised).		This standard prescribes the materials of construction, necessary dimensions, performance, and other

(t)	(2)	(3)	(4)
5	IS: 2720 (Part XIII)-1965 Methods of test for soils Part XIII direct shear test.		This standard covers the method for the determination of the direct shear strength of soils with a maximum particle size of 4.75 mm and less. (Price Rs. 2.50).
6	IS:3232-1965 Recommenda- tions on graphical symbols for process flow diagrams.		This standard lays down the symbols that are to be used with the basic process flow diagrams in order to represent the major items of equipment used by petroleum and chemical industries. (Price Rs. 4.50).
7	IS:3320-1965 Specification for surgical scalpels.	••	This standard specifies requirements of scalpels made in a single piece. (Price Re. 1.00).
1	IS:3403-1966 Dimensions for knurling.		This standard specifies the dimensions for straight, cross and diamond knurling. (Price Re.1 · co)
•	IS:3405-1966 Test chart for power hacksaw machines (up o 300 mm round bar capacity).		This standard prescribes the limits of accuracies for hacksaw machines up to 300 mm round bar capacity. (Price Re. 1.00).
ю	IS:3447-1965 Specification for shellac jointing or gasket compound.		This standard prescribes the requirements and the methods of sampling and test for shellac jointing or gasket compound. (Price Rs. 2.50).
#1	IS:3457-1966 Specification for carbon papers, hand-writing.		This standard prescribes the requirements and the methods of sampling and test for carbon papers, black, blue and purple, multiple use, for taking carbon copies with pencil or pen. (Price Rs. 2.00).
34	IS:3453-1966 Code of practice for construction of hexago- nal type concrete-cum- masonry bins for bulk storage of food grains.		This code covers the methods of construction of hexagonal type concrete-cum-masonry bins for the bulk storage of food grains, and is chiefly intended for trade and Government purposes. (Price Rs. 3.50).
36	IS:3458-1966 Tapers for general engineering purposes.		This standard specifies tapers of circular cross- section from 1:0.066 to 1:100 for general engineering purposes. It also specifies the values of the

Copies of these Indian Standards are available, for sale, with the Indian Standards Ir stitution, Manak Bhavan, 9. Bahadur Shah Zafar Marg, New Delhi-1 and also its branch effices at (i) Bombay Mutual Terrace, First Floor, 534, Sardar Vallabhbhai Patel Road, Bemtay-7, (ii) I hird and Fourth Ploors, 5, Chowringhee Approach, Calcutta-13. (iii) Second Floor, Sathyan urthi Bhavan, 54, General Patters Road, Madras-2 and (iv) 14/69, Civil Lines. Karpur.

[No. MD/13:2.]

Rs. 2.00).

S.O. 2038.—In pursuance of sub-regulation (3) of regulation 7 of the Indian Standards Institution (Certification Marks) Regulations, 1955, the Indian Standards Institution hereby notifies that the marking fee(s) per unit for various products, details of which are given in the Schedule hereto annexed, have been determined and the fee(s) shall come into force with effect from the dates shown against each.

THE SCHEDULE

Sl. No.	Product/Class of Products	No. and title of relevant Indian Standard	Unit	Marking Fee per	Unit
(1)	(2)	(3)	(4)	(5)	(6)
1	Marine plywood .	IS:710-1957 Specification for marine plywood.	netres on 4 mm thickness basis.	25 Paise	16 June, 1966.

(1)	(2)	(3)	(4)	(5)	(6)
2	Veneered decorative plywood.	IS:1328-1958 Speci- fication for veneered decorative plywood,	metre	I paisa	1 June, 1966
3	ac contactors of voltage not exceeding 1,000 volts.	IS:2959-1965 Specification for ac contactors of voltage not exceeding 1,000 volts.	One piece	for the first 10 units, 10 per unit for 10,000 Ist 50,000 u 5 paise per for the su quent units.	o,000 1966 oaise the to nits, unit

				quent unus.	
fication Mark of the Mark	on Marks) Rules, 1959 (s), design(s) of which relevant Indian Stan These Standard Mark(s	s, the Indian State together with a dard(s) are given s), for the purporules and regulary against each.	andards Institution As verival description in the Schedule bace of the Indian ations framed there	[No. MI ndian Standards Institute hereby notifies that the first of the design(s) and the first have been standards Institution (Counder, shall come into	tion (Certi- he Standard I the title(s) en specified Certification
Sl. No.	Design of the Stan- dard Mark	Product/Class of Products to which ap- plicable	No. & Title of Relevant Indian Standard	Verbal description of the design of the Stan- dard Mark	
(1)	(2)	(3)	(4)	(5)	(6)
	s:710	Marine ply- wood	IS: 710—1957 Specification for marine plywood	The monogram of the Indian Standards Institution consisting of letters ISI, drawn in the exact style and relative proportions as indicated in col. (2), the number designation of the Indian Standard being superscribed on the top side of the monogram as indicated in the design.	16 June 1966
	5:1328	Veneered de- corative ply- wood	IS: 1328—1958 Specification for veneered deco- rative plywood	The monogram of the Indian Standards Institution consisting of letters ISI, drawn in the exact style and relative proportions as indicated in col (2), the number designation of the Indian Standard being superscribed on the topside of the monogram as indicated in the design.	1]time. , 1966

[No. MD/17:2.]

New Delhi, the 1st July 1966

- S.O. 2040.—In licence No. CM/L-679 dated 24th May 1964 held by M/s. Optimohar Industries Pvt. Ltd., Harichand Textile Mill's Compound, Vikhroll, Bombay, the details of which were published under S.O. 2404 in the Gazette of India, Part II, Section 3 Sub-section (ii) dated 31st July 1965, the list of articles has been revised as under with effect from 30th June 1966:
 - (a) Oil Pressure Stoves Type A, and Type B2,
 - (b) Roarer Type Burners for Oil Pressure Stoves.

Brands: GOLD MOHAR, OPTIMOHAR and VINSTAR.

[No. MD/12:849.]

D. V. KARMARKAR, Deputy Director General (Marks), ISI.

MINISTRY OF COMMERCE

New Delhi, the 9th July 1966

S.O. 2041.—In pursuance of sub-rule (2) of rule 157 of the Trade and Merchandise Marks Rules, 1959, it is hereby notified that both the addresses of the place of residence and of the principal place of business of Shri H. R. Lodge, a Registered Trade Mark Agent (Registration No. 17) have been altered in the Registrar of Trade Marks Agents as shown below:

Place of residence: Shri H. R. Lodge, Registered Trade Marks Agent, "Sikri House", P-39/49, Ezra, Street, Calcutta-1.

Place of business; Shri H. R. Lodge, Registered Trade Mark Agent, C/o M/s. P. Lodge & Co., Patent Trade Marks and Law Agents, 85, Netaji Subhas Road, Calcutta-1.

[No. 6(2)-Com.(Genl.)(TM)/66.]
M. L. GUPTA, Under Secy.

New Delhi, the 29th June 1966

- **S.O.** 2042.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules further to amend the office of the Jute Commissioner (Class I and Class II Gazetted posts) recruitment rules, 1963, namely:—
 - These rules may be called the Office of the Jute Commissioner (Class I and Class II) Recruitment (Second Amendment) Rules, 1966.
 - In the Schedule to the Office of the Jute Commissioner (Class I and Class II Gazetted posts) Recruitment Rules, 1963, for item No. 7 and the entries relating thereto the following shall be substituted, namely:—

1970

Sl. No.	Name of Pos	t No. of Posts	Classifica- tion	Scale of pay	Whether Selection post or non- Selection post		Educational and other qualification required for direct recruits
1	2	3	4	5	6	7	8
7	Executive Officer.		Class I Gazetted.	Rs. 740— 35—950.	Not Applicable,	Not applicable	Not applicable.

Whether age and educational qualifications prescribed for direct recruits will apply in the case of Promottee.	Period of probation if any	Method of recruitment, whether by direct rectt. or by promotion or by transfer and percentage of the various methods	In case of rec- ruitment by Pro- motion/transfer Grades from which promo- tion to be made	If a DPC exists what is its com- position	Circum- stances in which UPSC is to be con- sulted in making recruitment
,	10	fi	T2	13	14
Not applicable.	Not applicable.	By transfer on deputation.	Transfer on depu- tation. Suitable Central Class I Service officer holding an analogous grade or post. (Period of depu- tation—ordinarily not exceeding 3 years.)	Not applicable.	As required under the rules.

[No. F. 8/2/65-H.I.]
K. K. SACHDEV, Under Secy.

ORDER NO. 6/66

IMPORT TRADE CONTROL

New Delhi, the 28th June 1966

- S.O. 2043/IECA/3/5/66.—In exercise of the powers conferred by section 3 of the Imports and Exports (Control) Act, 1947 (18 of 1947) the Central Government hereby makes the following Order further to amend the Imports (Control) Order, 1955 namely:—
 - This Order may be called the Imports (Control) Fifth Amendment Order, 1966.
 - In the Imports (Control) Order, 1955 in Part V of Schedule I, in the entry against Serial No. 67(I) after the words "paper folding machines, paging machines" the words "bevelling machines" shall be inserted.

P. D. KASBEKAR.

Chief Controller of Imports and Exports

MINISTRY OF FOOD, AGRICULTURE, COMMUNITY DEVELOPMENT AND COOPERATION

(Department of Agriculture)

New Delhi, the 29th June 1966

S.O. 2014.—The following draft of certain rules to amend the Turmeric Grading and Marking Rules, 1964, which the Central Government proposes to make in exercise of the powers conferred by section 3 of the Agricultural Produce (Grading and Marking) Act, 1937 (1 of 1937) is published, as required by the said section, for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration on or after 25th July 1966.

Any objection or suggestions which may be received from any person with respect to the said draft before the aforesaid date will be considered by the Central Government.

Draft Amendment Rules

- 1. These rules may be called the Turmeric Grading and Marking (Amendment) Rules, 1966.
 - 2. In the Turmeric Grading and Marking Rules, 1964-
 - (i) In rule 3, for the words, figures and letter "Schedules II, IIA, III and IV" the words, 'figures and letters "Schedules II, IIA, IIB, III, III, IIIA, and IV" shall be substituted;
 - (ii) for rule 4, the following rule shall be substituted, namely:—
 - "4. Definition of quality.—The quality indicated by the respective grades designations shall be as set out against each grade designation in columns 2 to 7 in Schedule II and Schedule IIA, and in columns 2 to 8 in Schedule IIB, in columns 2 to 4 in Schedule III and Schedule IIIA, and in columns 2 to 8 in Schedule IV";
 - (iii) after Schedule IIA, the following Schedule shall be inserted, namely:—

(b) have the shape, length, colour and other characteristic of the variety;

ANNEXURE I

SCHEDULE II-B

(See rules 3 and 4)

Grade designation	Flexibility	*Pieces, percentage by weight (max)	Foreign matter Percen- tage by Weight (max)	Chura and defective bulbs Percentage by Weight (max)	defective tage of bulbs bulbs Percen- (by weigh) tage by (max) weight		e General Characteristics	
ľ.	2	3	4	5	6	7	8	
Special .	Should be hard to touch and break with metallic twang.	3	I	3	3	2	I. The turmeric 'fingers' shall be secondary rhizomes of the plant Curcuma Longa L.	
Good Fair Non-Specified	Do. Should be hard	5 7 	1 ½ 2 4	\$ *	\$ 5	\$ 10 10	2. They shall— (a) be well set and closely grained and be feee from bulbs (primary rhizomes) and ill developed porous fingers;	

1 2 3 4 5 6 7 8

(e) be perfectly dry and free from damage caused by weevils, moisture, over boiling or fungus attack except that 1% and 2% by weight of rhisomes damaged by moisture and over boiling shall be allowed in grades Good and Fair respectively;

(d) not have been artificially coloured with Chemicals or dyes.

Note:

- I. Foreign matter.—includes chaff, dried leaves, clay particles, dust, dirt and any other extraneous matter.
- 2. Length.—Shall be reckoned from one tip of the finger to the other tip longitudinally.
- 3. Colour of Core and flexibility. -Shall be reckened from fingers freshly broken with hands.
- 4. Chura and defective bulbs.—Includes immature small fingers and/or bulbs, internally damaged, hollow and porous bulbs, cut bulbs and other types of damaged bulbs except weevilled bulbs.
- 5. Non-Specified.—This is not a grade in its strict sense, but has been provided for the produce not covered by the other grades. Turmeric fingers under this grade shall be exported only against a "Firm Order".
 - *Pieces are fingers, broken or whole, of 15 mm or less in length.

(iv) After Schedule III, the following Schedule shall be inserted, namely:

ANNEXURE []

SCHIPPULF III A

(See rules 3 and 4)

Grade designations and definition of quality of a variety of turmeric bulbs (Round, Gathes or Golas) Commercially known as "Rajapore" turmeric bulbs produced in Indie.

		Special	Characteristic	នុស្ត
Grade designation		Foreign matter Percentage by weight (max.)	Chura and defective bulbs Percentage by weight (max.)	General Characteristics
ŧ	,	2	3	4
Special		1.0	3.0	1. The Turmeric bulbs shall be primary rhizomes of the plant Curcuma longa. L.
Good		1 . 2	3-0	(Syn. C. domestica Vol.) 2. They shall,
Fair		3.0	7.0	(a) he well developed, smooth, sound, soft, and free from rootlets;
Non-Specified				(b) have the shape, length (not below 15 mm) and colour characteristic of the variety; (c) be perfectly dry; (d) be free from damage caused by weevils, moisture, over boiling or fungus attack except that 0-1% and 2% by weight of thizomes damaged by moisture and over boiling shall be allowed in grades Goad and Fair respectively; (e) have not been artificially coloured with chemicals or dyes.

- Note: (1) Foreign matter.—includes chaff, dried leaves, powder, clay particles, dust, dirt, and any other extraneous matter.
 - (2) Chura and defective bulbs.—includes immature, small fingers and/or bulbs, internally, damaged, hollow bulbs, cut bulbs and other types of damaged bulbs except weevilled bulbs.
 - (3) Length.—shall be reckoned at the points of greatest thickness of the bulbs.
 - (4) Colour of Core. shall be reckoned in bulbs freshly broken with hands.
 - (5) Non-specified.—this is not a grade in its strict sense but has been provided for the produce not covered by the other grades. Turmeric bulbs under the grade shall be exported only against a "Firm Order".

[No. F.15-4/66-AM.]

SANTOKH SINGH, Under Secy.

MINISTRY OF HEALTH AND FAMILY PLANNING.

New Delhi, the 28th June 1966

S.O. 2045.—The following draft of rules further to amend the Drugs and Cosmetics Rules, 1945, which the Central Government proposes to make, after consultation with the Drugs Technical Advisory Board, in exercise of the powers conferred by sections 12 and 33 of the Drugs and Cosmetics Act, 1940 (23 of 1940), is published, as required by the said sections for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration on or after the 30th September, 1966.

2. Any objections or suggestions which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Government:—

Draft Rules

- 1. Short title.—These Rules may be called the Drugs and Cosmetics (Amendment) Rules. 1966.
- 2. In the Drugs and Cosmetics Rules, 1945, (hereinafter referred to as the said rules) after rule 126, the following rule shall be inserted, namely:—

"126A. Standards for ophthalmic preparations. The standards for ophthalmic preparations shall be those laid down in Schedule FF."

3. After Schedule F of the said rules, the following Schedule shall be inserted, namely:—

"SCHEDULE FF"

(See rule 126-A)

Standards for ophthalmic preparations.—Ophthalmic preparations in liquid or aintment form, packed in single or multiple dose containers, shall:—

- (a) be sterile;
- (b) contain one or more suitable and harmless substance that will prevent the growth of micro-organism;
- (c) be so packed as to volume and type of container, and so labelled as to duration and use and with such necessary warning as to afford adequate protection and minimise the hazards of injury resulting from contamination during use;
- (d) be provided as far as possible with cap droppers packed in sterile cellophane covers or polythene self-dropping bottles or tubes, and be so labelled as to afford adequate direction and necessary warning to minimise the hazards of injury resulting from contamination during use;
- (e) contain specific instructions regarding the method of storing the drug under local conditions so as to minimise the chances of contamination during storage;
- (f) bear the following statement either on the container or carton or package leaflet, namely:—
 - "Warning.—1. If irritation persists or increases, discontinue use and consult physician. Keep container tightly closed.
 - 2. Do not touch the dropper tip or other dispensing tip to any surface, since this may contaminate solution. Before fixing the cap dropper to bottle or where there is the possibility of touching the dropper, the hands should be thoroughly scrubbed with soap and rinsed with water".

[No. F. 1-17/64-D].

New Delhi, the 5th July 1966

S.O. 2046.—Whereas the Central Government proposes to make, in exercise of the powers conferred by section 12 and 33 of the Drugs and Cosmetics Act, 1940 (23 of 1940), certain rules (hereinafter referred to as the said rules) further to amend the Drugs and Cosmetics Rules, 1045;

And, whereas the Central Government is of opinion that circumstances have arisen which render it necessary to make the said rules without consultation with the Drugs Technical Advisory Board;

Now, therefore, in exercise of the rowers conferred by the provise to subsection (1) of the said section 12 and the provise to sub-section (1) of the said section 33, the Central Government hereby discerces with such consultation and publishes as required by those sub-sections, a draft of the said rules for the information of all persons likely to be affected thereby.

2. Notice is hereby given that the said rules will be taken into consideration on or after the 1st September, 1966.

Any objections or suggestions which may be received from any person with respect to the said rules before the said date will be considered by the Central Government.

Draft Rules

- 1. These rules may be called the Drugs and Cosmetics (Amendment) Rules, 1966.
 - 2. In the Drugs and Cosmetics Rules, 1945,
- (1) in PART XV—(1) for the heading "LABELLING AND PACKING OF COSMETICS; the heading "LABELLING, PACKING AND STANDARDS OF COSMETICS" shall be substituted;
 - (ii) after rule 150, the following rule shall be added, namely:---
- 180-A. Standards for cosmetics.—Subject to the provisions of these rules, the standards for cosmetics shall be such as may be prescribed in Schedule 'T'.
 - (2) after Schedule S, the following Schedule shall be added, namely:-

'Schedule T (See rule 150-A)

Standards for cosmetics-

1. Standards for Alcoholic Fragrance Solutions.—Alcoholic Fragrance Solutions such as 'Eau-de-Cologne', which are intended for sale names, by whatever name called, are solutions in alcohol of perfumed oils and made according to the formula of individual manufacturers.

The alcohol used in the manufacture of such solutions shall contain one per cent of Diethyl Phthalate as a denaturant.

The label of the container of any such Alcoholic Fragrance Solution and the outer covering, if any, in which the container is packed, shall bear the following words, which shall be either printed or written in indelible ink in a conspicuous manner, namely:—

"HARMFUL IF TAKEN INTERNALLY"

[No. F. 1-15/66-D4

AMAR NATH VARMA, Under Secy.

ORDER

New Delhi, the 28th June 1966

S.O. 2047.—Whereas the Government of India in the Ministry of Health and Family Planning has, by notification No. 16-15/61-MI, dated the 27th March, 1962 made in exercise of the powers conferred by sub-section (1) of section 14 of the Indian Medical Council Act, 1956 (102 of 1956), recognised the medical qualification 'Licenciado en Medicina Cirugia' granted by the University of Valencia (Spain) for the purposes of the said Act;

Now, therefore, in exercise of the powers conferred by the proviso to subsection (1) of section 14 of the Indian Medical Council Act, 1956 (102 of 1956) the Central Government hereby specifies the period of two years with effect from the date of publication of this order or so long as Dr. Maria del Rosario Motagut Freixas, who possesses the said qualification and is enrolled as Medical practitioner in accordance with the law regarding the registration of Medical practitioners for the time being in force in that country continues to work in the Nirmala Convent School, Rajkot (Gujarat) to which she is attached for the time being for the purposes of teaching, research or charitable work, whichever is shorter, as the period to which the medical practice of the said Dr. Maria Def Rosario Motagut Freixas shall be limited.

P. C. ARORA, Under Secy.

MINISTRY OF TRANSPORT AND AVIATION

(Department of Transport, Shipping and Tourism)

(Transport Wing)

New Delhi, the 29th June 1966

S.O. 2048.—In exercise of the powers conferred by sub-section (1) of section 63A of the Motor Vehicles Act, 1939 (4 of 1939), and in supersession of the notification of the Government of India in the late Ministry of Transport and Communications. Department of Transport, (Transport Wing) No. 11-ISTC(1)/58 dated the 14th August, 1958, the Central Government hereby, with effect from the date of publication of this notification reconstitutes the Inter-State Transport Commission as tollows:—

Chairman

(1) Shri K. C. Madappa, Joint Secretary, Ministry of Transport and Aviation (Department of Transport, Shipping and Tourism).

Members

- (2) Shri R. Gopalakrishnan, Additional Member (Commercial) Ministry of Railways, (Railway Board).
- (3) Shri Jagdish Prasad, Engineer-in-Chief, Public Works Department, Uttar Pradesh.
- (4) Dr. V. G. Bhatia, Director, Transport Research, Ministry of Transport and Aviation, (Department of Transport, Shipping and Tourism).

[No. 1-T(28)/58-Vol.II.]

R. K. SHARMA, Under Secy.

परिवहन तथा विमानन मंत्रालय

(परिवहन, नौवहन तथा पर्यटन विभाग)

(परिवहन पक्ष)

नयी दिल्ली, 29 जून, 1966

एस0 ग्री० 2049 ---मोटर गाड़ी श्रधिनियम 1939 (1939 के चौथे) की घारा 63 ए को उनधारा (1) द्वारा प्रदत्त गिक्तियों को प्रयोग में लाते हुए श्रीर भारत सरकार के भूतूर्व परिवहन तथा संचार मंत्रालय (परिवहन विभाग) (परिवहन पक्ष) की ग्रिक्षिन्चता संख्या 11 श्राई० एस० टी० सी० (1)/58 दिनांक 14 श्रगस्त, 1958 के ग्रिक्षिमण में केन्द्रीय सरकार एनद्वारा इस श्रिक्षनूचना के प्रकाशित होने की तिथि से श्रन्तरांज्य परिवहन आयोग का निम्न प्रकार से पुनर्गठन करती हैं:---

श्रह्यक्ष

 श्रो के० सो० मदप्पा, संयुक्त सचिव, परिवहन तथा विमानन मंत्रालय

(परिवर्तन, नीवहन तथा पर्यटन विभाग)

सदस्य

- श्री भ्रार गोपालकृष्णन्, भ्रतिरिक्त सदस्य (वाणिज्यिक), रेल मंत्रालय, (रेल बोर्ड)
- श्री जगदीश प्रसाद, इंजीनियर इन चीफ़, सार्वजनिक निर्माण विभाग, उत्तर प्रदेश

सदस्य

4. श्री वी॰ जी॰ भाटिया, निदेशक, परिवहन प्रनुसन्धान, परिवहन [तथा विभानन मंद्रालय, (परिवहन, नौवहन तथा पर्यटन विभाग)

[संख्या 1 टी (28) / 58 – खंड 2]

धार० के० शर्मा, धवरसचिव ।

(Department of Transport, Shipping and Tourism) (Transport Wing)

PORTS

New Delhi, the 29th June 1966

S.O. 2050.—In pursuance of sub-section (3) of section 6 of the Bombay Port Trust Act, 1879 (Bombay Act VI of 1879), the Central Government hereby publishes the following return received from the Bombay Chamber of Commerce and Industry, Bombay, namely:—

"Beturn showing the name of the person elected by the Bombay Chamber of Commerce and Industry, Bombay in accordance with the provisions of Section 13(2) of the Bombay Port Trust Act, 1879 to fill the vacancy caused by the temporary absence on leave of Mr. B. H. Trenear-Thomas".

Date of election.	Name of the person elected.
14th June, 1966	Mr. S. Ramaswamy, Burmah-Shell Oil Storage and Distrib- utiug Co. of India Ltd.

[No. 8-PG(85)/66.]

N. S. GHOSH. Under Secy. (Department of Transport, Shipping and Tourism)

(Transport Wing)

New Delhi, the 30th June 1966

S.O. 2051.—In exercise of the powers conferred by rule 5 of the Indian Merchant Shipping (Scamen's Employment Office, Calcutta) Rules, 1954, the Central Government hereby appoints Shri P. I. D. Baity as a member representing the Shipowners on the Scamen's Employment Board (Foreign-going) at the port of Calcutta, established under the notification of the Government of India in the Ministry of Transport (Transport) No. 15-MT(2)/64, dated the 10th May, 1965, in the place of Captain M. N. Ure, who has resigned, and makes the following amendment in the said notification, namely:—

In the said notification, in the entry against item (6), for the words and letters, "Captain M. N. Ure", the words and letters "Shri P. I. D. Barty" shall be substituted.

[No. 15-MT(2)/64.]

D. S. NIM, Dy. Secy.

(Department of Transport, Shipping and Tourism) (Transport Wing)

ORDER

New Delhi, the 27th June 1966

S.O. 2052.—Whereas the Central Government is of opinion that the emergency such as is contemplated in section 68B of the Indian Ports Act, 1908 (15 of 1908) has passed;

Now, therefore, in exercise of the powers conferred by the said section 68B and of all other powers enabling it in this behalf, the Central Government hereby rescinds (i) the Order of the Government of India in the late Ministry of Transport and Communications (Department of Transport—Transport Wing) No. S.O. 3856, dated the 21st December, 1962, and (ii) the Order of the Government of India in the late Ministry of Transport (Transport Wing) No. S.O. 2860, dated the 10th September, 1965, authorising the persons mentioned therein to exercise the powers conferred by section 68B in respect of the port of Calcutta and the ports of Mormugao, Visakhapatnam, Cochin, Madras and Bombay respectively.

[No. 1-Q(14)/62.]

A. U. SARMA, Dy. Secy.

MINISTRY OF LABOUR, EMPLOYMENT AND REHABILITATION

(Department of Labour and Employment)

New Delhi, the 28th June 1966

S.O. 2053.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Industrial Tribunal, Madras, in respect of an industrial dispute between the management of the Catholic Syrian Bank Limited and their workmen which was received by the Central Government on the 22nd June, 1966.

BEFORE THE INDUSTRIAL TRIBUNAL, MADRAS

Wednesday the 15th day of June, One thousand nine hundred and sixty-six.
25th Jyaistha, 1888 (Saka)

PRESENT:

Shri O. V. Balaswami, B.A., B.L., Industrial Tribunal.

I.D. No. 32 of 1966

(Between the workmen and the management of Catholic Syrian Bank Ltd., Head Office, Trichur).

BETWEEN:

The Secretary, Kottapadi Bank Private Ltd., Employees' Union, P.O. Kottapadi, District Palghat, Kerala.

AND

The General Manager, Catholic Syrian Bank Ltd., Head Office, Trichur.

Reference: No. 51(50)65-LRIV, dated 27th November, 1965, Ministry of Labour and Employment, Government of India, New Delhi.

This dispute coming on this day for hearing and the union being absent and a representative of the management appearing in person, the tribunal passed the following award:

AWARD

Union absent. The Central Government's reference is dated 27th November, 1965. Presumably the same must have reached the union in December, 1965. The reference has been published in the gazette. Still, till now no claim statement has been filed. After waiting for a reasonable time the date of hearing (15th June, 1966) was intimated to both parties. This intimation was received by the union on 21st May, 1966. Still the union has not filed a claim statement. Nor does it appear. In the circumstances, I hold that the workmen have no valid claim. I pass an award answering the points referred to me against the workmen.

(Sd.) O. V. Balaswami, Industrial Tribunal.

[No. F.51(50)/65-LRIV.]

A. L. HANDA, Under Secy.

(Department of Labour and Employment)

New Delhi, the 28th June 1966

S.O. 2054.—In exercise of the powers conferred by clause (a) of sub-section (1) of section 3 of the Minimum Wages Act, 1948 (11 of 1948) and after considering the advice of the committee constituted under clause (a) of sub-section (1) of section 5 of the said Act, the Central Government hereby fixes the minimum rates of wages payable to the categories of employees employed by the Central Public Works Department and its contractors on Horticultural works in the Union territory of Delhi, as specified in the Schedule annexed hereto and directs that this notification shall come into force on the first of August, 1966.

SCHEDULE

S. No.	Categories	of employees	All inclusive minimum rates of wages per day
1.	Beldar or Mazdoor	(Adult female).	Rs. 2.50 per day.
2.	Beldar or Mazdoor		Rs. 2.25 per day.
3.	Beldar or Mazdoor		Rs. 1.80 per day.
4.	Bhisti,		Rs. 3.00 per day.
5.	Chowkidar,		Rs. 2.50 per day.
6.	Mali.		Rs. 2.50 per day.

Note: —The all inclusive minimum daily rates of wages specified above are inclusive of the wages for the weekly day of rest and no separate payment would be necessary on this account.

[No. LWI(I)7(1)/66.]

CORRIGENDUM

New Delhi, the 24th June 1966

S.O. 2055.—In notification of the Government of India in the Ministry of Labour and Employment No. F. 19/1/65-PL, dated the 27th August, 1965, published on page 770 of Part I, Section 2 of the Gazette of India, dated the 11th September, 1965, in the Table in item 2:

For "Port Blair" read "Car Nicobar"

[No. 19/1/65-PL.]

O. P. TALWAR, Under Secy.

(Department of Labour and Employment)

New Delhi, the 28th June 1966

S.O. 2056.—In exercise of the powers conferred by the sub-section (1) of section 13 of the Employees' Provident Funds Act, 1952 (19 of 1952) and in supersession of the notification of the Government of India in the late Ministry of Labour and Employment No. S.O. 1948 dated the 31st August, 1959, the Central Government hereby appoints Shri J. M. Pandya to be an Inspector for the whole of the State of Orissa vice Shri D. P. Tripathi for the purposes of the said Act and of any Scheme framed thereunder, in relation to establishments belonging to, or under the control of the Central Government, or in relation to establishments connected with a railway company, a major port, a mine or an oil-field or controlled industry.

[No. 17(64)/64-PF.I(i).]

S.O. 2057.—In exercise of the powers conferred by sub-section (2) of section 5D of the Employees' Provident Funds Act, 1952 (19 of 1952), and in supersession of the notification of the Government of India in the late Ministry of Labour and Employment No. S.O. 1947 dated the 31st August, 1959, the Central Government hereby appoints Shri J. M. Pandya as Regional Provident Fund Commissioner for the whole of the State of Orissa to assist the Central Provident Fund Commissioner in the discharge of his duties vice Shri D. P. Tripathi.

[No. 17(64)/64-PF:I(ii).]

New Delhi, the 29th June 1966

S.O. 2058.—Whereas it appears to the Central Government that the imployer and the majority of the employees in relation to the establishments which are factories mentioned in the Schedule annexed hereto have agreed that the provisions of the Employees' Provident Funds Act, 1952 (19 of 1952), should be made applicable to the said establishments:

Now, therefore, in exercise of the powers conferred by sub-section (4) of section 1 of the said Act, the Central Government hereby applies the provisions of the said Act to the said establishments.

This notification shall come into force on the 1st day of July, 1966.

SCHEDULE

- Messrs St. Joseph's Technical Institute, 46-A-1, Palayamcottan Road, Tuticorin-3.
- Messrs Anil Metal Industries, Sulakarai (Via) Virudhunagar, Ramanathapuram.
- Messrs K. C. S. Dhanushkodi Nadar Sons & Co., Tin Factory, P. B. No. 50, Madras Govt. Industrial Estate, Sulakarai, Virudhunagar, Ramanathapuram Distt.
- 4. Messrs Cyclon Products, 55!, Sathy Road, Ganapathy post, Colmbatore-6.
- Messrs V. V. D. Kanthimathi Oil Mills, 79, Meenakshipuram East, Tutlcorin-1.
- Messrs Ganesh Tube Works, Tiruthangal (Via) Sivakasi, Ramanathapuram Distt.
- Messrs Shree Ranga Match Industries, Tiruthangal (Via) Sivakasi, Ramanathapuram Distt.

[No. 8/1/66-PF.II-(I).]

S.O. 2059.—Whereas it appears to the Central Government that the employer and the majority of the employees in relation to the establishments mentioned in the Schedule annexed hereto have agreed that the provisions of the Employees' Provident Funds Act, 1952 (19 of 1952), should be made applicable to the said establishments:

Now, therefore, in exercise of the powers conferred by sub-section (4) of section 1 of the said Act, the Central Government hereby applies the provisions of the said Act to the said establishments.

This notification shall come into force on the 1st day of July, 1966.

SCHEDULE

- 1. Messrs Bharath Cafe, 19/1, Officers Lane, Vellore, North Arcot District,
- 2. Messrs Jayalakshmi Talkies, R. S. Road, Gudiyatham, North Arcot District.
- 3. Messrs Nataraja Talkies, Vanivambadi, North Arcot Distt.
- 4. Messrs Neo Bharath Cafe, No. 1, Officers' Lane, Vellore, North Arcot Distt.
- Messrs the Southern Indian Exporting Co. (Administration Office), P. B. No. 69, Sivakasi, Ramanathapuram Distt.
- 6. Messrs Pilmen Transports (P) Ltd., 13, Second Line Beach, Madras-1.
- 7. Messrs Karpagam Theatre, Arkonam, North Arcot Distt.
- Messrs Tenzing Roadways, N. R. K. Rajarathnam Street, Sivakasi, Ramanathapuram Distt.
- 9. Messrs Udipi Hotel, No. 228, Gandhi Road, Cheyyar, North Arcot District.
 [No. 8/1/66/-PF. II.]
- S.O. 2060.—In exercise of the powers conferred by section 73F of the Employees State Insurance Act, 1948 (34 of 1948), the Central Government, having regard to the location of the factory in an implemented area, hereby exempts the Government Regional Press, Tiruchirapalli, from the payment of the employers' special contribution leviable under chapter VA of the said Act for the period upto and including the 31st May, 1967.

New Delhi, the 30th June 1966

S.O. 2061.—In exercise of the powers conferred by clause (b) of sub-section (1) of section 5A of the Employees' Provident Funds Act, 1952 (19 of 1952), the Central Government hereby appoints the Deputy Secretary to the Government of India in the Empirity of Finance (Department of Expenditure) (Labour & Rehabilitation Branch), as a member of the Central Board of Trustees, and makes the following further amendment in the notification of the Government of India in the late Department of Social Security No. 1156, dated the 1st April, 1965, namely:—

In the said notification, against serial number 5, for the entry "The Departy Secretary to the Government of India, Ministry of Finance, Department of Expenditure, Social Security Cell, New Delhi," the following entry shall be substituted, namely:—

"The Deputy Secretary to the Government of India, Ministry of Finance (Department of Expenditure) (Labour and Rehabilitation Branch), New Delhi".

[No. 12(5)63-PF-II.] DALJIT SINGH, Under Secy.

New Delhi, the 29th June 1966

8.0. 2062.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Industrial Tribunal, Dhanbad, in the industrial dispute between the employers in relation to the Ramnagar Colliery, Post Office Pandaveshwar, District Burdwan and their workmen, which was received by the Central Government on the 28th June, 1966.

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL, DHANBAD.

In the matter of a Reference under Section 10(1)(d) of The Industrial Disputes Act, 1947.

REFERENCE No. 158 of 1966

PARTIES:

Employers in relation to the Ramnagar Colliery, P.O. Pandaveshwar, District Burdwan.

AND

Their Workmen

PRESENT

Shri Raj Kishore Prasad, Presiding Officer.

APPEARANCES:

For the Employers.—Sarvashri S. S. Mookerjee, Advocate and R. Ramachandran, Group Labour Officer of the Company.

For the Workmen.—Shr P. P. Pathak, and Robin Chatterjee, Vice-President, of the Colliery Mazdoor Sabha.

STATE: West Bengal.

INDUSTRY: Coal.

Dhanbad, dated the 8th April, 1966.

AWARD

By its order No. 6/95/64-LRII dated 30th September, 1965, the Government of India, Ministry of Labour and Employment, referred to this Tribunal for adjudication, an industrial dispute existing between the employers in relation to the Ramnagar Colliery, P. O. Pandaveshwar, Dist., Burdwan and their workmen in respect of the matters specified in the Schedule attached to the order of reference which is reproduced below:—

SCHEDULE

"Whether the suspension of Shri Biswanath Chamar, (C. P. Miner, Ramnagar Colliery) for the period from the 19th February 1964 to 2nd March, 1964 by the management of Ramnagar Colliery is justified? If not, to what relief is the workman entitled?"

- 2. On 8th January, 1966, the management filed their written statement. Their case was that the concerned workman Biswanath Chamar was employed as a C. P. Miner at their Ramnagar Colliery; that he filthily abused and threatened to assault their Group Labour Officer and Labour Welfare Officer on 17th February, 1964; that for this misconduct the Manager of the colliery issued a chargesheet dated 19th February, 1964, and the concerned workman was kept suspended pending enquiry; that the concerned workman submitted his explanation to the chargesheet on 21st February, 1964, stating that the allegations were totally false and baseless but as the explanation was not found satisfactory the Manager of the colliery directed an enquiry to be held which was done on 25th February, 1964; that the enquiry was held on 25th February, 1964, in presence of the concerned workman and at the enquiry his misconduct was proved and, therefore, the Enquiry Officer submitted his report on 27th February, 1964, to that effect; that the concerned workman was allowed to resume his duty but was given punishment of suspension and his suspension pending enquiry was treated as punishment, and, therefore, his suspension as punishment from 19th February, 1964 to 2nd March, 1964, was absolutely justified.
- 3. On 31st January, 1966, a written statement on behalf of the concerned workman was filed by Shri Robin Chatterjee, Vice-President, Colliery Mazdoor Sabha. The defence of the union was that the concerned workman Bishwanath Chamar was chargesheeted on false allegations to which he pointedly replied that the charges brought against him were false but still he was suspended from the date of the chargesheet; that the enquiry was held and was attended by the concerned workman but the said enquiry was conducted in a very illegal and arbitrary manner and in violation of the principles of natural justice; that previous to the chargesheet the workman went to his native place and demanded train and bus fare for the journey but the company refused to pay anything by a letter dated 5th February, 1964, in violation of clause 12(A) of the Standing Orders and as a counterblast issued the chargesheet in question; that the action of the management in treating his suspension as punishment is illegal and malafide in view of the fact that the enquiry was held illegally and at the enquiry the charge against the concerned workman could not be proved; and, that, therefore, the punishment of suspension of the concerned workman from 19th February, 1964 to 2nd March, 1964, being illegal should be set aside and he should be paid full wages for that period.
- 4. On 16th February, 1966, on behalf of the management a rejoinder was received to the written statement filed by the union in which the management dealt with the allegations of the union mentioned in the several paragraphs of the written statement and justified the suspension of the workman from 19th February, 1964 to 2nd March, 1964.
- 5. The management was represented by Sarvashri S. S. Mookerjee, Advocate and R. Ramachandran, Group Labour Officer of the Company, Sarvashri P. P. Pathak and Robin Chatterjee, Vice President, Colliery Mazdoor Sabha, represented the union, which represented the concerned workman.
- 6. Both the parties filed documents, which with mutual consent, were taken in evidence and marked exhibits. Documents filed by the management were marked Exts. M 1 to M 16 and those filed by the union were marked Exts. W. to W. 8. No witness was examined by any side. The concerned workman himself was not present before the Tribunal.
- 7. The material facts, with dates, which are necessary to be stated for the purpose of deciding the present reference, are these:
- 27th January, 1964.—Ext. M. 6 will show that the workman made an application to the Manager that he had been allowed leave but was not given Railway Ticket and, therefore, both sides fores may be paid to him.
- 5th February, 1964.—The Manager informed the workman in reply to Ext. M 5. Ext. W. 6 that he had not collected his railway Ticket and therefore he will not get cash in lieu of it—Ext. M. 5.
- 17th February, 1964.—At about 5 p. M. it was alleged that the workman, Biswanath Chamar, filthily abused and threatened to assault the Group Labour Officer and Labour Welfare Officer.
- 18th February, 1964.—The above two persons made a joint complaint Ext. M. to the Manager of the colliery complaining about the above incident.

19th February, 1964.—Chargesheet Ext, M. I was issued against the workman stating the above facts and saying that it was serious misconduct and therefore he was charged under clause $18(\tau)$ of the Standing Orders Ext, M. 14 and, therefore, pending enquiry he was suspended.

21st February, 1964.—The workman submitted his explanation Ext. M. 2 in which he denied the charge and said that the charge is entirely false and baseless because he went to Group Labour Officer for his train fare and requested him to arrange payment, as a letter has been issued to him by the manager of the colliery that he would not be paid train fare and, therefore, he made request very respectfully but Group Labour Officer along with Labour Welfare Officer abused him in the office and he may produce witnesses when required.

23rd February, 1964.—A notice Ext. M. 3 regarding the enquiry to be held on 25th February, 1964, at 3 p.m. was issued to the concerned workman asking him to be present with all his witnesses.

25th February, 1964.—Enquiry was held by Shri R. N. Srivastava, Enquiry Officer. At that enquiry, Shri R. Ramachandran, Group Labour Officer, whose statement is Ext. M. 7; Shri B. S. Verma, L.W.O., whose statement is Ext. M. 8; Shri Ch. Ram Bisal, U.G. Loader, whose statement is Ext. M. 9; Shri Tarun Kumar Chatterjee, Safety Lamp Incharge, whose statement is Ext. M. 10, were examined as prosecution witness. It may be mentioned that all these witnesses of the company, except Shri R. Ramachandran, were cross-examined by the concerned workman. Thereafter, the statement of the concerned workman Bishwanath Chamar was recorded, whose statement is Ext. M. 11 and then his defence witness Shri Ramnagar Koiri, C. P. Miner, was examined whose statement is Ext. M. 12.

27th February, 1964.—The Enquiry Officer submitted his enquiry report $Ext.\ M.\ 4.$

2nd March, 1964.—The Manager of the colliery sent a letter Ext. M. 13 Ext. W. 8 to the concerned workman informing him that his misconduct charged has been established and is serious and is subversive of discipline, but in view of his past records, he is given a chance to improve his conduct and, therefore, he is allowed to resume his duty with immediate effect. He was further informed that the period of suspension will be treated as punishment and he is warned that any future lapse on his part will be viewed very scriously.

2nd March, 1964.—The Manager sent a letter Ext. W. 7 to the workman informing him that he is allowed to remain on duty with effect from 3rd March, 1964.

8. Regarding the story of the union about the Railway Ticket, it was contended by the union that the story set up by the management that they purchased the ticket for the concerned workman is false, because if it had been purchased and returned then the refunded ticket or the unused ticket or the money receipt of the ticket could have been filed, but nothing has been done and, therefore, this story has been concocted, although as a matter of fact no ticket was given nor purchased and, therefore, the concerned workman wanted cash for going hence. Clause 12 of the Standing Orders Ext. M. 14 deals with Railway Travel facilities. In clause 12 sub-clause (a), provides that when a workman proceeds on leave and is qualified for free railway fare, the employer shall either buy his ticket or give him an equivalent amount to purchase his ticket (including but fare) to his home. Sub-clauses (b) to (f) in plause 12 deal with other matters connected with the railway fare facilities. The management did not dispute that this workman was entitled to railway travel facility as provided in clause 10 of the Standing Orders. It was also not denied by the management that he was granted leave as mentioned in Ext. M. 6 for 14 days on 29th October, 1963. The case of the management is that the management purchased a railway ticket but the workman did not turn up to take it; On the other hand, the case of the union is that the management did not purchase a ticket and, therefore, the workman wanted cash for purchasing the ticket. The fact that neither the money receipt, which is granted when asked for at the time of purchasing a ticket by the Booking Clerk nor the receipt showing the refund of the ticket if purchased by the management nor the unused ticket was filed by the management, is a very strong circumstance against the contention of the management and to support the contention of the union. I have, therefore, no doubt that the case of the union on this point is correct.

9. But the real question is that unless the enquiry is found to be not fair and proper and the enquiry report is found to be perverse. I cannot go into the merit of the case which will mean sitting in appeal over the finding of the

Enquiry Officer. Let us, therefore, see if the enquiry was fair and proper and the enquiry report was correct.

10. No ground has been made out by Shri Pathak to show in what manner, and, in what respect, and, why the enquiry was not proper and fair and the enquiry report was not correct. Admittedly, the enquiry was held on 25-2-64 in presence of the concerned workmen and at the said enquiry the prosecution witnesses were examined in presence of the concerned workmen who was given an opportunity to cross examine them and he did cross examine three out of the four prosecution witnesses, as will appear from Exts. M 8, M 9 and M 10, He, however, declined to cross examine the Group Labour Officer as will appear from Ext. M. 7 for which the Group Labour Officer is not to be blamed. The Group Labour Officer, PW 1,in clear terms stated about the incident which happneed on 17-2-64. It was, therefore, the duty of the concerned workman to cross examine him on the points on which he deposed against him but he declined to cross examine him entirely. Then again, the defence witness of the workman, Shri Ramnagar Koiri, as will appear from his statement Ext. M. 12, admitted the prosecution case in a way. He said: "On 17-2-64 at about 5 P.M. Biswanath Chamar (i.e. the concerned workman was talking to Group Labour Officer outside the office, about train fare. They were arguing about it. Biswanath was saying that he has three applications and was talking in heated and voilent mood to Group Labour Officer. The Group Labour Officer was speaking in high tone and therefore we are illitrate persons and therefore Biswanath was also violent in his talk and mood".

The above statement Ext. M 12, therefore, of the defence witness prove to a great extent the case of prosecution as deposed to by PW 1 Shri R. Ramachandran. Group Labour Officer, that the concerned workman was in a violent mood and he spoke in a violent mood while talking to Group Labour Officer. From the enquiry report Ext. M 4 I find that the Enquiry Officer has discussed and analysed the evidence of all the prosecution witnesses and also of the workman and after consideration of the same, he came to the conclusion that the incident alleged to have taken place on 17-2-64 did take place as alleged and, therefore, the misconduct alleged in the chargesheet was proved. I do not, therefore find that the said enquiry report was at all perverse, when it is supported by the evidence on the record.

- 11. For the reasons given above, I therefore, hold that the enquiry was fair and proper and in accordance with the principles of natural justice and the enquiry report is correct and not at all perverse, and, quite fair and proper.
- 12. The next question is about the legality of the sentence. There is no dispute about the quantum of the punishment because it is within the discretion of the management to inflict such punishment as it likes. Clause 18(1) of the Standing Orders Ext. M. 14 is important on this point and both parties have relied on it and interpreted it in their own way. I think it would be better to read it:
- "Clause 18. Disciplinary action for misconduct.—(i) A workman may be suspended or fined or his increment may be stopped or he may be demoted or dismissed without notice, if he is found to be guilty of misconduct provided that suspension without pay whether as punishment or pending departmental enquiry shall not exceed ten days. Where, however, a period of suspension pending departmental enquiry exceeds ten days, the workman shall be paid half the wages for such period in excess of ten days".
- 13. In the instant case, the suspension was from 19th February, 1964 to 2nd March 1964, which, counting from 19th February, 1964, would be for 12 days, and not for 10 days. Shri Mookerjee, however, contended that only working days have to be taken into consideration because for only working days wages have to be paid to these miners, who were daily rated workers, and, therefore, two Sundays should be excluded and after they are excluded then there would be only 10 working days and, as such, suspension for 10 working days only would fall within 19th February to 2nd March, 1964 and it would be quite consistent with the provisions of Clause 18(i) of the Standing Orders. Ext. M 14. On behalf of the union, Shri Pathak contended that Clause 18(i) does not speak of Sundays and does not speak that Sunday being weekly rest day should be excluded in counting suspension for 10 days.
- 14. On the question of punishment, as stated earlier, the quantum is not in dispute 18 if could not be, because I have no jurisdiction to question the jurisdiction of the management in awarding the quantum of punishment or the kind of punishment too. But I think it is open to the Tribunal to consider the legality of the punishment and if the Tribunal finds that the punishment is contrary to the Standing Orders of the Company, then certainly the Tribunal can set aside the

punishment on that ground alone, although it finds that the domestic enquiry was fair and proper and the enquiry report was also not perverse. This is my view and none of the two parties cited any authority either for or against this view.

15. Shri Mookerjee, however, relied on the decision of the Supreme Court in J. K. Cotton Spinning and Weaving Company Ltd. Vs. Its Workman, 1965 (2) LLJ-153, in which case, Mudholkar J., who Spoke for the Court, at page 156, observed:—

"The Court has pointed out time and again that an industrial tribunal to which a dispute arising from dismissal has been referred for adjudication is not an appeal Court having the power to examine the correctness of the conclusions of fact arrived at by a domestic tribunal. Where the industrial tribunal finds that there was nothing improper or unfair in an enquiry conducted by the domestic tribunal and where the action taken against workmen was not actuated by any ulterior motive and where the principles of natural justice have not been infringed, it is beyond the powers of an industrial tribunal to set at nought the action taken by the management which lay within its competence under the standing orders. Whether the material before the domestic tribunal was adequate or not or whether the particular witnesses upon whom reliance was placed by the tribunal should have been believed or not was entirely a matter for the consideration of the domestic tribunal. The industrial tribunal while adjudicating upon an industrial dispute referred to it does not possess the power of reviewing the evidence adduced before the domestic tribunal or of taking fresh evidence before it except in the limited class of cases to which we have referred in some of our decisions, as for instance, our decision in G. McKenzie & Co. Ltd. Vs. Its workman and others 1959(I) L.L.J. 285. There, at p. 289, this Court quoted with approval the principles which govern the power of an industrial tribunal to interfere with the decision of the employer as laid down by this Court in Indian Iron and Steel Company Ltd. Vs. Their Workmen, 1958(I) L.L.J. 260 S. K. Das, J., said:

"Undoubtedly, the management of a concern has power to direct its own internal administration and discipline; but the power is not unlimited and when a dispute arises, industrial tribunals have been given the power to see whether the termination of service of a workman is justified, and to give appropriate relief. In cases of dismissal for misconduct the tribunal does not, however, act as a Court of appeal and substitute its own judgment for that of the management. It will interfere:

- (i) when there is want of food faith,
- (ii) when there is victimisation or unfair labour practice,
- (iii) when the management has been guilty of basic error or violation of a principle of natural justice, and,
- (iv) when, on the materials, the finding is completely baseless or perverse".

16. In my opinion, however, I have followed the above principles and, therefore, the above observations have no application here, because in that case the question of legality of sentence did not arise. Shri Mookerjee was not able to cite any case in which it has been held that the Tribunal has no jurisdiction to consider the question of legality, as distinguished from the quantum or nature, of the punishment even when the Tribunal feels that the sentence is illegal being contrary to the provision of the Standing Orders of the Company, beyond which the management has no power to go or to act contrary to it.

17. I would, therefore, now consider if the punishment can be said to be legal.

The, answer to this depends entirely on the interpretation of sub-clause (i) of The, answer to this depends entirely on the interpretation of sub-clause (i) of the Standing Orders, quoted above, Ext. M 14. To me it appears that the expression "shall not exceed 10 days" includes Sundays also and it does not the expression "shall not exceed 10 days" includes Sundays, as contended by Shri end days, because they are usual weekly rest days, as contended by Shri Mookerice. If the intention would have been to exclude Sundays in counting 10 Mookerice. If the intention would have been to exclude Sundays in counting 10 days of suspension, then there was nothing which prevented the Standing Orders days of suspension, then there was nothing which prevented the Standing Orders days of suspension, then there was nothing which prevented the Standing Orders days of suspension, then there was nothing which prevented the Standing Orders days of suspension, then there was nothing which prevented the Standing Orders days of suspension, then there was nothing which prevented the Standing Orders days of suspension, then there was nothing which prevented the Standing Orders days of suspension, then there was nothing which prevented the Standing Orders days of suspension, then there was nothing which prevented the Standing Orders days of suspension, then there was nothing which prevented the Standing Orders days of suspension, then there was nothing which prevented the Standing Orders days of suspension, then there was nothing which prevented the Standing Orders days of suspension, then there was nothing which prevented the Standing Orders days days also and it does not the suspension of the concerned workman from 19th I think it is, then obviously the suspension of the concerned workman from 19th I think it is, then obviously the suspension of the concerned workman from 19th I think it is the concerned workman from 19th I think I the I think I the I thin

February, 1964 to 2nd March, 1964 exceeded 10, days, and therefore, the suspension pending departmental enquiry exceeding 10 days was illegal. Further, suspension even as punishment according to clause 18(i) of the Standing O. ders cannot exceed ten days true. Clause 18(i) provides that if the period of suspension pending departmental enquiry exceeds ten days the workman shall be paid half the wages for such period in excess of 10 days. Therefore, in my opinion as the suspension during departmental enquiry, being for more than ten days, which was not in contemplation of Clause 18(i) of the Standing Orders Ex. M 14 rather it was against it, the suspension of the workman was illegal.

- 18. The next question is on the above finding that the suspension being for more than ten days, which was contrary to clause 18(i) of the Standing Orders Ext. M 14 was illegal to what relief, if any, the workman is entitled. In other words, whether he is entitled to half the wages only for two days which are in excess of ten days or he is entitled to full wages for the entire period of suspension for twelve days. In my opinion, when I have upheld the domestic enquiry and the Enquiry Report Ext. M 4. I have thereby upheld the finding of the domestic Tribunal that the workman was guilty of the charge alleged and, therefore his misconduct under clause 18(i) (r) of the Standing Orders Ext. M 14 was establishd. In this view, the workman would be entitled only to half the wages for only two days in excess of ten days in accordance with clause 18(i) of the Standing Orders Ext. M 14. But this does not mean that there could be suspension without pay, pending departmental enquiry, for a period exceeding ten days. This interpretation would nullify the earlier part, which is a mandatory provision, that the suspension "shall not exceed ten days". The fact that the period of suspension during departmental enquiry was treated as punishment as mentioned in Ext. W 8 = Ext. M 13, will not, in my opinion, legalise the suspension beyond ten days.
- 19. I, therefore, answer the reference partly in favour of the management and partly in favour of the workman by holding that the suspension of Shri Bishwanath Chamar (C. P. Miner, Ramnagar Colliery) for the period from 10th February, 1964 to 2nd March, 1964 by the management of Ramnagar Colliery was illegal for the reasons given above, and therefore the workman was entitled to be paid half the wages for such period as was beyond ten days as he admittedly joined on 3rd March, 1964.
 - 20. This is the award which I make and submit to the Central Government.

(Sd.) Presiding Officer.

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[No. 6/95/64-LRII.]

- S.O. 2063.—In exercise of the powers conferred by section 4 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby appoints Shri M. J. Malukani, the Labour Enforcement Officer (Central), at Bhilwara as a Conciliation Officer with effect from the 23rd May. 1966 for—
 - (i) all industries carried on by or under the Central Government other than railways;
 - (ii) all controlled industries specified by the Central Government under sub-clause (i) of clause (a) of section 2 of the Industrial Disputes Act, 1947;
 - (iii) all banking and insurance companies; and
 - (iv) all mines and oilfields in the State of Rajasthan.

[No. F. 1/43/66-L.R.-I.]

New Delhi, the 30th June 1966

S.O. 2064.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Industrial Tribunal, Hyderabad, in the industrial dispute between the employers in relation to the Singareni Collieries Company Limited, Post Office Kothagudium Collieries (Andhra Pradesh) and their workmen, which was received by the Central Government on the 27th June, 1966.

BEFORE THE INDUSTRIAL TRIBUNAL, ANDHRA PRADESH, HYDERABAD PRESENT:

Sri Mohammad Najmuddin, M.A., B.L., Chairman, Industrial Tribunal, Andhra Pradesh, Hyderabad.

INDUSTRIAL DISPUTE No. 23/1966:

BYTWEEN

Workmen of the Singareni Collieries Co., Ltd., Kothagudium.

The Employers of The Singareni Collieries Co., Ltd., Kothagudium.

AWARD

The Government of India, in its Ministry of Labour & Employment, have, through its order No. 7(41)/65-LRII dated 14th March 1966, referred this case to me for adjudication. The issue set out as per Schedule to the order of reference is this:

Whether the action of the management in terminating the services of Sarvashri S. Bheemalah, Bella Venkanna, C. Baniah and S. Eram, Shot Firers of No. 2 Incline of the Singareni Collieries Company Limited, with effect from the 9th September, 1965, is justified?

If not, to what relief are the workmen entitled?

- 2. The claimant-workmen had filed statement of claims. Time was given, and later the same was extended, for filing counter by the management. Even before the counter was filed a memo andum of Settlement between the parties before the counter was filed a memorandum of Settlement between the parties dated 10th May 1966 was submitted. It is signed by Mr. K. S. Das, John Secretary of the union representing the workmen. It is also signed by Mr. Vasudevan who is the acting Deputy General Manager of the Collieries. It is attested by two witnesses, Mr. M. V. Ramakrishnarao and Mr. G. Phalgunarao. The terms of settlement cover the issue in the case. On requisition by me, authorisations of the representatives of the management and workmen were later received.
- 3. In view of the settlement arrived at between the parties, an award is passed in terms of the Memorandum of Settlement, a copy whereof is appended

Given under my hand and the seal of the Tribunal, this the 7th day of June 1966.

(Sd.) M. NAIMUDDIN.

Industrial Tribunal.

APPENDIX

Memorandum of settlement arrived at during discussions between the management of the Singareni Collieries Co. Ltd., and their workmen represented by the Singareni Collieries Mazdoor Sangh, on 10th May, 1966, regarding I. D. No. 23 of 1966 relating to termination of service of fourshot Firers of No. 2 incline, Kothagudium Collieries.

Names of Parties

Representing Management:

(Singareni Collieries Co. Ltd., Kothagudium)

Sri M. VASUDEVAN, Ag. Dy. General Marager. Representing Workmen:

(Singareni Collieries Mazdoor Sangh, Kothagudium ; Sri K. S. Das,

Joint Secretary.

Short recital of the case.—The General Secretary, Singaroni Collientes Mazdoor Sangh, Kothagudium raised a dispute through his letter No. SCMS/V-Mazdoor Sangh, Kothagudium raised a dispute through his letter No. SCMS/V-177/65 dated 1st October 1965, complaining that the Management have terminated the services of some shot-firers of No. 2 Incline, Kothagudium Collieries. The dispute was taken up for conciliation on 17th December, 1965, and the discussions ended in failure. The matter was referred for adjudication by the Government of India through Notification No. 7/41/65-LR. II dated 14th March, 1963, and it was registered as I.D. No. 23 of 1966 by the Industrial Tribunal, Hyderabad. With a view to arrive at an amicable settlement discussions were again conducted between the management and the Union on 10th May, 1966. In view of the databled discussions the parties have neved to the following terms. detailed discussions, the parties have agreed to the following terms.

Terms of Settlement

- (1) As the shot-firer's certificates of Sri S. Bheemaiah has since been renewed by the Chief Inspector of Mines, it has been agreed by the Management to reengage him as shot-firer at No. 10 Incline with effect from 11th May, 1966, on a rate of pay of Rs. 52 P.M. plus special allowance of Rs. 6 P.M. The period of his absence from the date of his termination of service at No. 2 Incline, viz. 9th September, 1965, and the date of his re-engagement at No. 10 Incline will be treated as leave on loss of pay.
- (3) Regarding Sri C. Banalah and Sri S. Eram, Shot-fires, whose services as coal-cutter at No. 10 Incline with effect from 11th May, 1966, on a basic wage of Rs. 2-16 per day. The period of his absence from the date of his termination of service at No. 2 Incline, viz., 9th September, 1965, and the date of his re-engagement at No. 10 Incline will be treated as leave on loss of pay.
 - (3) Regarding Sri C. Banaiah and Sri S. Eram, Shot-firers, whose services were terminated on 9th September, 1965, when the Chief Inspector of Mines. Government of India, declared them as no longer qualified to perform the duties of shot-firers due to defective vision (and whose names are included in the Schedule to the Reference), the Union have agreed to drop the dispute relating to these two workers.

Signatures of Parties:

Representing Management:

Sd./- M. VASUDEVAN,

Ag., Dy., General Manager.

Representing Workmen: Sd./- K. S. Das. Jt. Secy.

Witnesses: -

- 1. Sd./- M. V. RAMAKRISHNA RAO.
- 2. Sd./~ G. PHALGUNA RAO.

Kathagudium Collieries.

Dated the 10th May, 1966,

[No. 7/41/65-LRII.]

S.O. 2065.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of Shri Hari Deo Joshi, Arbitrator in the industrial dispute between the employers in relation to the management of Messrs Bikaner Gypsums Limited, Bikaner and their workmen represented by the Rashtriya Gypsum Karamchari Sangh, Jamsar which was received by the Central Government on the 15th June, 1966.

AWARD

The Bikaner Gypsums Ltd., Bikaner and their workmen represented by the Rashtriya Gypsum Karamchari Sangh, Bikaner jointly approaced me with a written agreement to act as an Arbitrator on the Charter of Demands given by the Sangh (containing 45 demands) dated 14th April, 1966.

The agreement for reference of disputes to arbitration between the aforesaid parties was sent by the Government of India to be published in Part II, section 3, sub-section (ii) of the Gazette of India dated 26th May, 1966. Notice was also given by me on 29th May, 1966, to all conce.ned workmen and employees of the given by me on 29th May, 1966, to all conce.ned workmen and employees of the Co., to file objections, if any by 8th June, 1966, in regard to the proceedings of arbitration in industrial disputes between the Bikaner Gypsum Karamchari Sangh, Bikaner workmen, represented by the Rashtriya Gypsum Karamchari Sangh, Bikaner, I have received a representation from Shri Radhey Shyam Shri Hari Gaur Advocate. Rajasthan High Court, Bikaner dated 1st June, 1966, on behalf of the Gypsum Mines Workers Union, Bikaner, in which it has been stated that the Government of India has been moved by them not to publish the agreement and the terms of reference in the Official Gazette, in accordance with Law and that I should not proceed with the arbitration of the disputes given to me by the I should not proceed with the arbitration of the disputes given to me by the parties for the said purpose. Since the Government of India has already publishparties for the said purpose. Since the Government of India has already publishparties for the said purpose. Since the Government of objections in pursuance of trial Disputes Act, 1947, (14 of 1947), and since no objections in pursuance of

notice given by me on 29th May, 1966, and exhibited at conspicous places in the mines of the Bikaner Gypsum Ltd., Bikaner by 8th June, 1966, have been received, I ignore the latter from the advocate on behalf of the Gypsum Mines Workers Union, Bikaner dated 1st June, 1966, and proceed to examine the demands of the Sangh on merits.

The points of views of both the parties to the dispute were heard. Aftergoing through the case of the parties and its justification, I give my award on the demands of the Sangh in the following manner:—

Demand No. 1.—The Company by their agreement dated 20th August, 1960, between them and their workmen, represented by the Gypsum Mine Workers Union, Jamsar had settled rates of wages and Dearness Allowance to be paid to their employees. The payment for Sundays was not provided in this agreement.

Recently, the Government of India, vide their notification No. S.O. 1933, dated 8th June, 1965, have prescribed minimum rates of wages in the gypsum mines and have fixed Rs. 2 per day equally for male and female mazdoors, inclusive of the wages for the weekly day of rest. This notification came into force with effect from 16th August, 1965. Although under the Government of India notification, the rates of wages payable to a mazdoor in the gypsum mines have been fixed at Rs. 2 per day, the mazdoors both male and female which were getting wages on and prior to 16th August, 1965, higher than Rs. 2 per day could not be reduced of their wages and therefore, the wages earned by them on this date-became the minimum wages for them. The Company after the applicability of the Minimum Wages Act, 1948, on their mines, normally should have allowed Sunday wages to their employees on the basis of the minimum wages payable in their establishment in accordance with the agreement dated 20th August, 1960. There has been a substantial rise in the cost of living after the Company and Union entered into an agreement in the year 1960. The present rates of wages do not take into account the abnormal rise in the cost of living. I, therefore, direct that all Mazdoors (male and female) including the contractors' labour, shall be given Sunday wages at the rates at which they are being paid under the aforesaid agreement, in view of the aplicability of the Minimum Wages Act, 1948, over them. The Sunday Wages (weekly rest) shall be paid to only such Mazdoors, who in a continuous period of one year's service have completed 240 days and who are present for all six days in a week.

Demand No. 2.—The Company was obliged to pay bonus for the accurring year 1964-65, under the agreement dated 20th August, 1966, amounting to Rs. 69,108-00. The calculation under the Payment of Bonus Act, 1965, comes to Rs. 77,522, according to the calculations made by the Company's own experts. It is said that the Co., has paid bonus to their employees, in accordance with the Payment of Bonus Act. I, therefore, direct that no further payments are due to be made on account of bonus to the employees for the accounting year 1964-65.

Demand No. 3.—The Sangh has demanded introduction of gratuity Scheme in the Gypsum Mines Ltd., Bikaner. The Company alleges that in accordance with the agreement dated 20th August, 1960, the Sangh is debarred in raising any fresh demand. I have examined this matter and find that the terms of the said agreement do not apply today, since the agreement has been abrogated by the parties. At the most the above stated agreement could have had its impact during the period it was in subsistance. I accordingly direct that the Company may frame a gratuity scheme, in consultation with the Sangh, which shall come into force with effect from 1st June, 1966. The service of the employees of the Company for purpose of gratuity benefits shall be regarded as from 1st June, 1966. This is my opinion will not put much financial burden on the Company.

Demand No. 4.—The job of blasting involves some hazard. The workmen engaged on blasting work can not be compared with ordinary mazdoors. The demand, therefore, appears justified. I, accordingly, order that the blasting mazdoors be given the status of blasting helpers and put in the grade of helpers.

Demand No. 5.—Demands No. 5, 10 and 13 relate to grant of liveries to the employees. The demand has been raised in respect of Helpers, Khalasies and Fitters in the Workshop Section and Harijans and General Operators in another sections. The Company should provide them with liveries/overalls, commensurate to their works.

Demand No. 6.—The rates of daily allowance paid by the Company at present are as follows:—

Below Rs. 30	→Re. 1/-per day
Rs. 30 to 49	-Rs. 2/- 27 m
Rs. 50 to 74	Rs. 3/- ,, ,,
Rs. 75 to 124	—Rs. 4/- ,,
Rs. 125 to 199	Rs. 6/
Rs. 200 to 399	—Rs. 7 50/ 3
Rs. 400 to 999	—Rs. 10/-,,

The rate payable to workmen below Rs. 30 appears too meagre. I, therefore, direct that like category two i.e. from Rs. 30 to 49, employees in category one i.e. upto Rs. 29 may also be paid Rs. 2 per day as Daily Allowance. The rest of the scales may continue as they are.

Demand No. 7.—The union, in view of their other demands being settled, agree to drop this demand. I therefore, allow dropping of this demand without consideration.

Demand No. 8.—The management in principle agrees to frame rules for giving promotions. 1, therefore, direct that suitable rules may be framed within a period of 2 months for promotion purposes, in consultation with the recognised trade union and put in operation for the benefit of the workmen.

Demand No. 9-This does not form an Industrial dispute.

Demand No. 10.—This demand has been considered, while discussing demand No. 5.

Demand No. 11.—The E' type quarters are available to workmen in this grade of Rs. 59—89; Rs. 59—75; Rs. 45—70; and Rs. 45—60 respectively. The Chowkidars, if comprise in any one of the aforesaid grades should be entitled to the type of quartres asked for. Discrimination in the case of one category would create problem to the management for other categories, where revisions of category on the basis of grades may be further necessary. Hence the demand on merits can not be considered, in isolation.

Demand No. 12.—This is also relating to allotment of quarters. C Li and I types of quarters are allotted to employees in the grades of Rs. 160—325, 166—300, 160—275, 120—225, 100—220, 75—130, 70—118, 65—111 and 60—100. The same argument as given against demand No. 11 would apply in the case of demand No. 12.

Demand No. 13.—This demand has been discussed while discussing demand No. 5.

Demand No. 14.—The Company agrees to convert the dispensary attended into Dresser and to give him a grade of Rs. 45—70.

Demand No. 15.—The helper is stated to be a daily rated workman while a Khallasi is stated to be a monthly rated workman. The only fear of the management is that in converting the helper into a Khallasi, they may be required to give other additional leave facilities in the form of previlege leave, can al leave and festival leave etc. At present, the Khallasi gets 30 privilege leave, 7 asual leave, 2 festival leave and 7 other paid holidays in a year, whereas the Helper gets 15 privilege leave, no casual leave, 2 festival leave and 2 paid holidays.

The question is of principle. If a daily rated workman is made a morthly rated workman, then all daily rated workmen would ask to be made monthly rated workmen and this would entail larger financial implications to the management, in giving them better leave facilities etc. The Sangh has also raised a separate demand for increasing the type of leave being granted to daily rated employees. A smaller section of daily rated employees can not be elevated at the cost of others, without proper justification. I accordingly drop this demand of the Sangh.

Demand No. 16.—The management agrees to delegate powers to Bikanci Office for quick disposal of Provident Fund loans. So I direct that immediate Geps be taken in this direction.

Demand No. 17.—The Company agrees to revise the list of medicines so per list provided for Government servants by the Government and to grant medical

facilities to their employees. I, therefore, direct that their list may be prepared and exhibited within a month.

Demand No. 18.—I agree with the demand of the Sangh. The management should not discriminate in the matter of grant of National and Festival Holidays to their employees. Since monthly paid staff has been getting five paid holidays in a year, the weekly rated staff should also be allowed the same number of paid holidays in a year. I, accordingly, direct that the weekly rated staff henceforth will be allowed 5 paid festival holidays in a year.

Demand No. 19.—The Sangh has demanded 15 days' Casual Leave and 7 days' Sick Leave to every employees. At present, the daily rated staff is getting no casual leave and no sick leave. The Company has been giving 15 days Privilege Leave, 2 Festival Leave and 2 paid leave to daily rated staff. As against this the monthly paid staff is getting 30 days Privilege Leave, 7 Casual Leave, 2 Festival Leave and 7 paid holidays. The daily rated staff can not be equated with the monthly rated staff. Hence, I do not want to disturb the privilege leave being allowed in the case of monthly rated and daily rated staff. But since 7 Casual Leave is being given to monthly paid staff, I direct that the same number of leave may be allowed to the daily rated staff also. The case of sick leave reserves no consideration. The workmen have already been allowed 5 paid holidays in a year, under demand No. 18.

Demand No. 20.—The Company should agree to giving two Sunlight Soaps each month to their employees until they are in a position to have facility for bathing and washing in their own premises.

Demand No. 21.—The Company should agree to giving preference to villagers, whenever new recruitments are made on new projects,

Demand No. 22.—It looks reasonable that the Mazdoors who are taken work against the post of peons, should be paid the rate of wages fixed for the peons. The Company should therefore, pay to all such mazdoors, who are being taken work as peons, the salary of the peons or otherwise revert them, in case they are not found suitable to their jobs.

Demand No. 23.—There is only one camel man in the Company who is being paid Rs. 4 per day with effect from 1st February, 1966. The Sangh has demanded payment of Rs. 5 per day. Looking to rise in the cost of living, it looks reasonable to give to the camel man Rs. 5 per day. I, accordingly, direct so.

Demand No. 24.—The grant of free electricity depends upon the supply of electric load to the Company. In case more electricity is supplied to the Company the Company will be in a position to give further concessions to its employees. The Company should, therefore, approach the Government for considering increase in their power load, so that they may give further concessions to their employees. The demand to ask for allowance in such circumstances is not considered tenable and is, accordingly, rejected.

Demand No. 25.—The Company agrees to make certain replacement of equipments in the existing maternity room, at Jamsa.

Demand No. 26.—The Company should frame rules for allotment of quarters in consultation with the Sangh.

Demand No. 27.—The Company has given the figures of employees at three places i.e. Jamsar, Dhirera and Loonkaransar as follows:—

Jamsar708Dhirera248Loonkaransar93

The Company may consider the demand of the Sangh. Although, it may not be possible for them to have cinema shows every week, but at Loonkaransar it could be exhibited once in a month.

Demand No. 28.—Medical facilities on a moderate scale may be given by the Company at Loonkaransar and Suratgarh since it has been employing a labour complement of nearly 100 at these places.

Demand No. 29.—The Sangh has given a list of 35 workers to the management, alleging that they are already working alongwith other people but they have not been given regular cards. The management's contention is that they have not got work which they have been allotted and so they cannot issue new cards to these people. As these people have already been working, it will not be fair

not to give them any employment. I, therefore, direct that the cases of workmen given in the list furnished by the Sangh may be examined by the Company and if they are found fit under the Mines Act, the management should give them work and should also give them new cards.

Demand No. 30 and 31.—Demands No. 30 and 31 are connected directly or indirectly with the reference pending before the Industrial Tribunal Rajasthan. Hence, I do not award any thing on these demands.

Demand No. 32.—The Company may pay wages to their employees for 11 and 12th of January, 1966. As for 25th January, I do not think the Company could be bound to pay for this day, as this paid holiday was declared in Rajasthan by the Government of Rajasthan for their own employees falling in the State sphere. The employees of the Company fall in the Central sphere.

Demand No. 33.—The Company should consider supply of adequate water to Loonkaransar area for their employees and also for other areas of the Company where such works are being carried on. The question of supply of electricity is dependent upon the availability of electricity to the Company. This can not be considered, when there is acute shortage of electricity in the State. The question of housing at Loonkaransar again will require consideration by the Company of course, looking to their financial resources and other raw-material difficulties. But the Company wherever they have got their permanent projects must have a scheme for housing and should provide houses to their permanent employees, by the large.

Demand No. 34.—The same advice as given in demand No. 33 above shall apply in the case of demand No. 34.

Demand No. 35.—The Company has given house rent to their employees at Bikaner at 10 per cent of the basic wages. The demand of the Sangh is to give house rent to total wages inclusive of dearness allowance and to increase the same by 50 per cent. I have examined the implication of the demand and accordingly direct that the Company shall give house rent to their employees at Bikaner at 10 per cent of the total wages inclusive of Dearness Allowance instead of basic wages, at which they are paying house rent to their employees to-day.

Demand No. 36.—This demand dasically relates to the question of abolition of contract-system. The Government of India is already considering legislation for regulating the conditions of services etc., of contract-labour. The contract system, no doubt, needs abolition, but it can not be done in an arbitrary manner. Even the Supreme Court in the case of "(i) Standard Vacuum Refining Company of India Vs. Their Workmen and another (1960 SC-948)" has observed that for abolition of the contract system, the following factors must be taken into consideration:

- (i) That the work is perennial and must go on from day to day;
- (ii) That the work is incidential and necessary for the work of the factory;
- (iii) That the work is sufficient to employ a considerable number of whole time workmen; and
- (iv) That the work is being done in the most concerns through regular workmen.

The acceptance of Sangh's demand for converting of contract labour into departmental labour would mean increasing the financial and other liabilities of the Company to a greater extent. I, therefore, decline to pass an award on this demand, in view of impending Legislation on the subject before the Government of India, but I direct that the Company shall see that all statutory obligations are discharged faithfully and fully by the contractors.

Demand No. 37.—This demand has been considered alongwith demand No. 1 and 36. I do not therefore, consider further concessions being given to contract labour in the shape of other paid holidays during the year.

Demand No. 38.—The Company should look to the demand of adequate supply of water to the extent possible, on all mines carried on by them. The question regarding electricity supply is dependent upon the availability of power. The housing again is a problem of long range solution. The Company should have a phased programme for future, to provide housing to their employees, wherever they have been carrying on their projects on a permanent basis.

Demand No. 39.—While considering demand No. 1, I have already directed payment of extra wages for weekly days of rest to employees, including the contract-labour. The piece rated workers shall be covered by this direction under demand No. 1. Hence, they will get increased wages on account of higher cost of living, to the extent of 4 extra days of rest, over and above their present wages. The demand, therefore, to raise their present emoluments by 50 per cent appears rather excessive. I accordingly direct that they may be given a total rise of 20 per cent in their present pay packets, inclusive of weekly days of rest.

Demand No. 40.—In case the workmen engaged on the mines are covered by the Statutory Provident Fund Scheme, they should be given the facility of provident fund,

Demand No. 41.—The Company agrees to pay Rs. 1.25 for drawing and cleaning of each wagon.

Demand No. 42.—The Company agrees to make arrangement of extra measurement books at Loonkaransar.

Demand No. 43.—The Company has already paid necessary amount to the contractor, who in turn is going to make payment of bonus to his employees, for the year in question.

Demand No. 44.—The Company admits that payment is to be made as per existing policy to all their employees. However, if there are cases in which no payment of honus has been made, the Sangh may bring them to the notice of the Company.

Demand No. 45.—The Company has already recognised the Sangh as a representative union.

Demand No. 46.—Letter No. RGKU/(70)/13/66, dated 21st April, 1966 from the Sangh relates to demands in regard to Mazdoors working at Loonkaransar mines.

The management proposes to take up these demands with the Contractors at Loonkararnsar and to make suitable adjustments in their rates, in consultation with the Sangh. I, therefore, direct that this perticular demand be rettled mutually between the parties. In case, the Sangh still feels dissatisfied, they shall be at liberty to raise industrial dispute on these demands.

Demand No. 47.—Letter No. RGKU/(70)/60/66, dated 21st April, 1966, from the Sangh raises three demands.

After taking into consideration the arguments advanced by both sides, I give my award on these demands, in the following manner:—

- (1) In case an employee of the Co. happens to be living beyond a radius of 300 miles, the Co., as a grace may allow him a single fare to and from his native place, after every third year to afford him facility to meet his family members.
- (2) This demand appears to me reasonable. The Co. should bear 50% expenditure for transporting the children of the employees posted on Jamsar, who have to take their education in Kikaner.
- (3) This has already been taken care of in item No. 5 under the general demands.

Demand No. 48.—Letter No. RGKU/(67)/26/66, dated 9th May, 1966 from the Sangh.

The Sangh has given figures of idle labour during the period of a year, when there was no work to be offered to them by the Co. or their contractors. The period in 1965 totals to 12 days, whereas in 1966 to 29 days.

It looks rather strange that for no work to be offered by the Company and for no fault on the part of the workmen, for such idle period the workers should not have been compensated for loss of wages. The principle of lay off is applicable to industrial workers including the mine workers and should have been followed by the Company. I accordingly direct that whenever the Company has no work to offer to their employees either by them or through their contractors, they should follow the principle of lay off, in accordance with section 25C of the Industrial Disputes Act, 1947 and pay lay off compensation to such workmen, in accordance with Law.

The above award given by me shall come into force w.e.f. 1st May, 1968.

Dated 12th June, 1966.

Jaipur.

Sd/- Harr Deo Joshi, Arbitrator. Minister for Mines, Rajasthan, Jaipur. [No. 24/28/66/LRI.]

S.O. 2066.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the industrial Tribunal Dhanbad, in the industrial dispute between the employers in relation to the Malkera-Choitodih Colliery of Messrs Tata Iron and Steel Company Limited, Jamadoba, Post Office Jealgora, District Dhanbad and their workmen, which was received by the Central Government on the 28th June, 1966.

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL AT DHANBAD

In the matter of a Reference under Section 10(1)(d) of the Industrial Disputes Act, 1947.

REFERENCE No. 120 of 1965

PARTIES:

Employers in relation to the Malkera Choitodih Colliery, of Messrs Tata Iron and Steel Company Limited, Jamadoba, Post Office Jealgora, Dist. Dhanbad.

AND

Their workmen.

PRESENT:

Shri Raj Kishore Prasad, Presiding Officer.

APPEARANCES:

For the Employers: None. For the Workmen: None.

STATE: Bihar

INDUSTRY: Coal.

Dhanbad, dated the 17th May, 1966

AWARD

By its Order No. 1/13/65-LR.II dated 19th July 1965, the Government of India, Ministry of Labour and Employment, referred under Section 10(1)(d) of The Industrial Disputes Act, 1947, to this Tribunal for adjudication, an industrial dispute existing between the employers in relation to the Malkera Choitodih Colliery of Messrs Tata Iron and Steel Company Limited, Jamadoba, Post Office Jealgora, District Dhanbad and their workmen in respect of the matters specified in the schedule annexed to the order of reference which is reproduced below:

SCHEDULE

- "(1) Whether the management of the Malkera-Choitodih Colliery (of Messrs Tata Iron and Steel Company Limited) are justified in refusing to pay return railway fare to the workmen who are absent after the expiry of leave for more than seven days without permission during the period of three months from the date of their rejoining duty?
 - (2) If not, to what relief are the workmen entitled?"
- 2. Today, on the 17th May, 1966, by registered post, a joint petition of compromise dated 11th May, 1966, signed by the Chief Mining Engineer on behalf of the management and by Shri S. Das Gupta, Secretary, Colliery Mazdoor Sangh, Dhanbad, on behalf of the concerned workmen was received in which the terms of the agreement are mentioned and it was jointly prayed to make an award in terms of the said compromise mutually arrived at between the parties.
- 3. I have read the terms of the compromise, which is marked Annexure "A" and, in my opinion, they are quite fair and reasonable and in the interest of both the parties and, therefore, I accept the compromise and record it.

- 4. The reference is accordingly disposed of in terms of the compromise Annexure "A" and an award in terms of it, as prayed for by both the parties, is made and the said compromise Annexure "A" is made a part of the said award.
- 5. This is the award which I make and submit to the Central Government under Section 15 of the Act.

Sd./- Ray Kishore Prasad,

Presiding Officer,

Central Government Industrial Tribunal, Dhanbad.

The Tata Iron & Steel Co., Ltd., Jamshedpur.

ANNEXURE "A"

- (1) That the old practice would be restored and Return Railway-fare will be payable to all workmen who do not absent for more that 14 days in the aggregate, within 3 months from the date of the expiry of their leave. But if any recommendation of the Wage Board on this issue is received, the same would be implemented and the existing practice will cease to have force from that date.
- (2) That the above payment of Return Railway-fare will have retrospective effect in case of all those persons who apply upto 31st December 1966. Cases of persons who apply after 31st December 1966 will not be considered.

Sd./- S. DASGUPTA.

[No. 1/13/65-LRII.]

ORDER

New Delhi, the 28th June 1966

S.O. 2067.—Whereas the Central Government is of opinion that an industrial dispute exists between the employers in relation to the Phalodi Quarry of Messrs Jaipur Udyog Limited, Sawaimadhopur and their workmen in respect of the matter specified in the Schedule hereto annexed:

And, whereas the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the powers conferred by section 7A and clause (d) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby constitutes an Industrial Tribunal of which Shri J. S. Ranawat shall be the Presiding Officer, with headquarters at Jaipur and refers the said dispute for adjudication to the said Tribunal.

SCHEDULE

Whether Shri Surendra Singh, Overseer, Phalodi Quarry of Messrs Jaipur Udyog Limited; Sawaimadhopur, is entitled to a basic salary of Rs. 175 plus usual allowances per month with effect from the 1st January 1959? If not, to what relief is he entitled?

[No. 36/10/66-LRI.]

H. C. MANGHANI, Under Secy.

(Department of Rehabilitation)

(Office of the Chief Settlement Commissioner.)

New Delhi, the 27th June 1966

S.O. 2068.—In exercise of the powers conferred by Clause (a) of Sub-section (2) of Section 16 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954) the Central Government hereby appoints for the State of U.P., Shri P. C. Soti, Assistant Settlement Officer, at Saharanpur under the Assistant Settlement Commissioner, Incharge, U.P., Lucknow as Managing Officer for the 325 G of I—5.

custody, management and disposal of compensation pool with effect from the date he took over charge of his office.

[No. 8/236/ARG/62].

S.O. 2069.—In exercise of the powers conferred by Sub-section (1) of Section 3 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954, (No. 44 of 1954), the Central Government hereby appoints Shri M. L. Vij, Assistant Settlement Officer in the Office of the Regional Settlement Commissioner, New Delhi as Assistant Settlement Officer for the purpose of performing the functions assigned to such officers by or under the said Act with effect from the forenoon of the 10th June, 1966.

[No. 8/81/AGZ/66].

New Delhi, the 29th June 1966

S.O. 2070.—Shri J. K. Jain, Junior Field Inspector in the office of the Regional Settlement Commissioner, Jaipur and posted at Alwar will cease to exercise the powers of Managing Officer under the D.P.(C&R) Act, 1954, vested in him under this office notification No. 7(12)AGZ/64 dated 14 January, 1965, with immediate effect.

[No. 7(12)AGZ/64.]

New Delhi, the 2nd July 1966

S.O. 2071.—In exercise of the powers conferred by Sub-Section (1) of Section 3 of the Displaced Persons (Compensation & Rehabilitation) Act, 1954 (44 of 1954), the Central Government hereby appoints Shri S. N. Bahl in the Office of the Regional Settlement Commissioner, Jullundur, as Assistant Settlement Commissioner, for the purpose of performing the functions assigned to such officers by or under the said act, with effect from the forenoon of 2ist June, 1966.

[No. 5(4)AGZ/6.]

A. G. VASWANI,

Settlement Commissioner (A) & Ex-Official, Under Secy.

(Department of Rehabilitation)

(Office of the Regional Settlement Commissioner, Rajasthan)

ORDER

Jaipur, the 2nd July 1966

S.O. 2072.—In exercise of the powers vested in me under Section 34 of the (Compensation and Rehabilitation) Act, 1954, I hereby delegate my powers of Determining under section 7(3) *ibid*, the net compensation payable to the claimants to Shri Ajit Singh Bhutani and also authorise him under Rule 15 of the Displaced Persons (Compensation and Rehabilitation) Rules, 1955 to prepare summaries in Appendix VII and to sign the payment orders the eon w.e.f. 15th June, 1966.

[No. RSCR/AC/Admn.1(32)/66/Pollcy/20369.]

J. D. JAIN,

Regional Settlement Commissioner Rajasthan, Jaipur.

MINISTRY OF EDUCATION

ARCHAEOLOGY

New Delhi, the 2nd July 1966

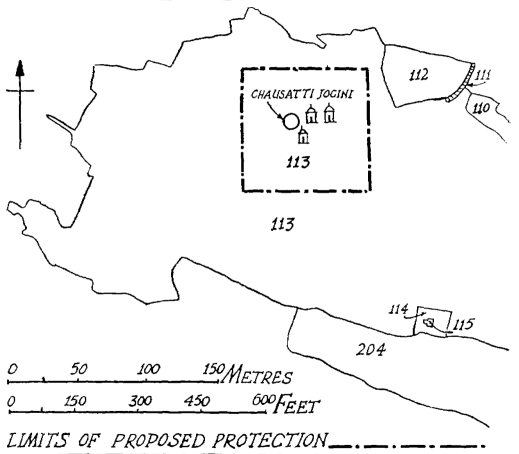
S.O. 2073.—Whereas the Central Government is of opinion that the ancient monuments specified in the Schedule attached hereto are of national importance.

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 4 of the Ancient Monuments and Archaeological Sites and Remains Act, 1958 (24 of 1958), the Central Government hereby gives notice of its intention to declare the said ancient monuments to be of national importance.

Any objection made within two months after the issue of this notification by any person interested in the said ancient monuments will be considered by the Central Government.

Sl. N o.	State	District	Sub-Divi- sional	Locality	Name of monuments	Revenue plot num- ber to be included under pro- tection	Area	Boundaries	Ownership	Remarks
1	2	3	4	5	6	7	8	9	10	11
ı.	Orissa	Bolangir	Titlagarh P. S. Sin- dh ek ela	Jharial ·	Chausatti Jogini temple together with three minor shrines and adjacent land comprised in part of Survey plot No. 113 as shown in the plan reproduced below.	Part of survey plot No. 113 as shown in the plan repro- duced below		North: Remaining portion of survey plot No. 113. East: Remaining portion of survey plot No. 113. South: Remaining portion of survey plot No. 113. West: Remaining portion of survey plot No. 113.		

SITE PLAN OF CHAUSATTI JOGINI & GROUP OF TEMPLES ATJHARIAL



S.O. 2074.—Whereas the Central Government is of opinion that the ancient monument specified in the schedule attached hereto is of national importance.

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 4 of the Ancient Monuments and Archaeological Sites and Remains Act, 1958 (24 of 1958), the Central Government hereby gives notice of its intention to declare the said ancient monument to be of national importance.

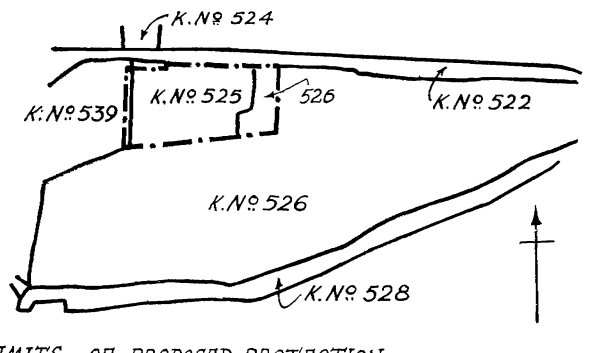
Any objection made within two months after the issue of this notification by any person interested in the said ancient monument will be considered by the Central Government.

THE SCHEDULE

SL N o.	States	District	TehsiI	Locality	Name of monument	Revenue plot rum- ber to be included under pro- tection	Area	Boundaries	Ow nership	Remarks
ı	2	3	4	5	6	7	8	9	10	11
· 1.	Jammu and Kashmir	Srinagar	Srinagar Khas	Kathi Darwaza	Mosque of Akhun Mulla Shah to- gether with ad- iacent area com- prised in s urvey Plot No. 525 and part of survey Plot Nos. 526 and 539 as shown in the plan reproduced below.	Part of survey Plot Nos. 525, 526 and 539 as shown in the plan re- produced elow.	and 7	North: Survey Plot Nos. 522, 539 and remaining portion of survey Plot No. 525. East: Remaining portion of survey Plot No. 526. South: Remaining portion of survey Plot No. 526. West: Remaining portion of survey Plot No. 526.	Survey Plot No.539: Government, remaining under private ownership.	Not in religic us use.

SITE PLAN OF MOSQUE OF AKHUN MULLA SHAH AT KATHI DARWAZA

METRES P. 60 120 0 200 400 FEET



LIMITS OF PROPOSED PROTECTION.

S.O. 2075.—Whereas the Central Government is of opinion that the ancient monument specified in the Schedule attached hereto is of national importance.

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 4 of the Ancient Monuments and Archaeological Sites and Remains Act, 1958 (24 of 1958), the Central Government hereby gives notice of its intention to declare the said ancient monument to be of national importance.

Any objection made within two months after the issue of this Notification by any person interested in the said ancient monument will be considered by the Central Government.

SL No.	State	District	Tehsil	Locality	Name of monument	Revenue plot num- ber to be included under protection	Area	Boundaries	Ownership	Remarks
1	2	3	4	5	6	7	8	9	10	11
Ι.	Mysare	Shimoga	Shimoga	Purali	Veerasomesware temple together with adjacent land comprised in Survey Plot Nos. 6/1 a and 6/1.b.	Survey Plot Nos. 6/1.a and 6/1.b.	0.74 acre	North: Survey Plot Nos. 7 and 8. East: Survey plot No. 6/1. South: Survey plot No. 8 and Shi- moga Hurogi Road. West: Survey Plot No. 8.	Temple and the land over which it stands is Government owned and the remaining area is under private ownership.	ple is not un- der re- ligious worship

SCHEDULE

THE

[No. F. 4-15/66-C.1.] SHARDA RAO, (MRS.), Assistant Educational Advisor.

(CENTRAL EXCISE COLLECTORATE, POONA)

Poona, the 28th June 1966

- S.O. 2076.—In exercise of the powers conferred on me under Rule 233 of the Central Excise Rules, 1944, I issue the following supplementary instructions for the guidance of the manufacturers of matches in this Collectorate.
 - 1. All manufacturers of matches shall maintain an account of raw materials such as Wax, Sulphur and Potassium Chlorate used in the manufacture of matches in form 'A' enclosed with this Notification.
 - The monthly accounts shall be produced before the factory officer at the end of each month for his verification.
 - 3. The manufacturers shall submit a monthly return in duplicate of the above raw materials used in the manufacture of matches. Such returns shall be submitted within seven days after the close of each month to which it relates in form 'B' enclosed with this Notification to the factory officer.

[No. 5/1966.]

Poona, the 1st July 1966

S.O. 2077.—In exercise of the powers vested in me under Rule 5 of the Central Excise Rules 1944, I order that the following amendment shall be made in this Collectorate—Notification No. CER/4/63 dated the 18th December, 1963.

"In Column 3 against S. No. II the following shall be added (V) 200"

[No. CER-6/66.]

A. K. BANDYOPADHYAY,

Collector of Central Excise, Poona.

MINISTRY OF HOME AFFAIRS

New Delhi, the 4th July 1966

- **S.O. 2078.**—In exercise of the powers conferred by clause (2) of article 77 of the Constitution, the President hereby makes the following rules further to amend the Authentication (Orders and other Instruments) Rules, 1958, namely:—
 - (1) These rules may be called the Authentication (Orders and other Instruments) Sixth Amendment Rules, 1966.
 - (2) They shall come into force on the date of their publication in the Official Gazette.
- 2. In rule 2 of the Authentication (Orders and other Instruments) Rules, 1958—for clause (ac), the following clause shall be substituted, namely:—
 - "(ac) in the case of orders and other instruments relating to Vigilance in the Ministry of Works, Housing and Urban Development, by an Assistant Vigilance Officer in that Ministry and in the case of orders and other instruments relating to the Works Division of that Ministry, by a Section Officer in that Division".

[No. 3/4/66-Pub.I.]

FATEH SINGH, Jt. Secy.